CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD SAN FRANCISCO BAY REGION

1515 Clay Street, Suite 1400, Oakland, CA 94612 (510) 622-2300 • Fax (510) 622-2460 http://www.waterboards.ca.gov/sanfranciscobay

TENTATIVE ORDER (Revised August 14, 2007) NPDES No. CA0038849

WASTE DISCHARGE REQUIREMENTS FOR MUNICIPAL AND INDUSTRIAL WASTEWATER DISCHARGES OF MERCURY TO SAN FRANCISCO BAY

The following Dischargers are subject to waste discharge requirements as set forth in this Order, for the purpose of implementing the San Francisco Bay Mercury Total Maximum Daily Load (TMDL) wasteload allocations for municipal and industrial wastewater discharges to San Francisco Bay and its contiguous bay segments:

Table 1. Discharger Information

| Discharger Name of Facility | Con ottocked Tables 1A and 1D for Discharger Information | |
|--------------------------------|---|--|
| Facility Address | See attached Tables 1A and 1B for Discharger Information. | |
| | ction Agency (USEPA) and the Regional Water Quality Control Board have either major or minor discharges as indicated in Tables 1A and 1B. | |

Discharges from the discharge points identified below are subject to waste discharge requirements as set forth in this Order:

Table 2. Discharge Locations

| Discharge Point | Effluent Description | Discharge Point Latitude | Discharge Point Longitude | Receiving Water |
|--|-------------------------|-----------------------------|------------------------------|-----------------|
| See attached Tables 2A and 2B for Discharge Location | | | | |

Table 3. Administrative Information

| This Order was adopted by the Regional Water Quality Control Board on: | <adoption date=""></adoption> |
|---|-------------------------------|
| This Order shall become effective on: | January 1, 2008 ¹ |
| This Order shall expire on: | December 31, 2012 |
| The Discharger shall file a Report of Waste Discharge in accordance with title 23, California Code of Regulations, as application for issuance of new waste discharge requirements no later than: | Not applicable. |

¹This Order becomes effective on the latter of this date or on the 1st (first) of the month after the TMDL for Mercury in San Francisco Bay becomes effective, except that if the San Francisco Bay Mercury TMDL is not approved by U.S. EPA or is approved in a form that is substantially different than was approved by the Regional Water Board on August 9, 2006, State Water Board on July 17, 2007, and implemented herein, this Order shall not become effective.

IT IS HEREBY ORDERED, that this Order supersedes all mercury requirements for Discharge Points regulated by the Order Nos. listed in Attachment B, except for applicable enforcement purposes, and, in order to meet the provisions contained in division 7 of the Water Code (commencing with section 13000) and regulations adopted thereunder, and the provisions of

the federal Clean Water Act (CWA) and regulations and guidelines adopted thereunder, the Dischargers shall comply with the requirements in this Order.

I, Bruce H. Wolfe, Executive Officer, do hereby certify that this Order with all attachments is a full, true, and correct copy of an Order adopted by the California Regional Water Quality Control Board, San Francisco Bay Region, on the date indicated above.

Bruce H. Wolfe, Executive Officer

Table 1A. Municipal Discharger Information

| Discharger | Name of Facility | Facility Address | Minor/ Major |
|--|--|---|-----------------|
| American Canyon, City of | Wastewater Treatment and Reclamation Facility | 151 Mezzetta Court American Canyon, CA 94503 Napa County | Major |
| Benicia, City of | Benicia Wastewater Treatment Plant | 614 East Fifth Street Benicia, CA 94510 Solano County | Major |
| Burlingame, City of | Burlingame Wastewater Treatment Plant | 1103 Airport Boulevard Burlingame, CA 94010 San Mateo County | Major |
| Calistoga, City of | Dunaweal Wastewater Treatment Plant | 1185 Dunaweal Lane Calistoga, CA 94515 Napa County | Minor |
| Central Contra Costa Sanitary District | Central Contra Costa Sanitary District Wastewater Treatment Plant | 5019 Imhoff Place Martinez, CA 94553 Contra Costa County | Major |
| Central Marin Sanitation Agency | Central Marin Sanitation Agency Wastewater Treatment Plant | 1301 Andersen Drive San Rafael, CA 94901 Marin County | Major |
| Contra Costa County Sanitation District No. 5, Port Costa | Port Costa Wastewater Treatment Plant | End of Canyon Lake Drive Port Costa, CA 94569 Contra Costa County | Minor |
| Delta Diablo Sanitation District | Wastewater Treatment Plant | 2500 Pittsburg-Antioch Highway Antioch, CA 94509 Contra Costa County | Major |
| East Bay Dischargers Authority | EBDA Common Outfall Hayward Water Pollution Control Facility San Leandro Water Pollution Control Plant Oro Loma/Castro Valley Sanitary Districts Water Pollution Control Plant Raymond A. Boege Alvarado Wastewater Treatment Plant Livermore-Amador Valley Water Management Agency (LAVWMA) Export and Storage Facilities Dublin San Ramon Services District Wastewater Treatment Plant City of Livermore Water Reclamation Plant | - EBDA Common Outfall 14150 Monarch Bay Drive - San Leandro, CA 94577 Alameda County | Major |
| East Bay Municipal Utilities District | East Bay Municipal Utility District, Special District No. 1 Wastewater Treatment Plant | 2020 Wake Avenue Oakland, CA 94607 Alameda County | Major |
| | Point Isabel Wet Weather Facility | 2755 Isabel Street Richmond, CA 94804 Alameda County | Minor |
| | San Antonio Creek Wet Weather Facility | 225 5 th Avenue Oakland, CA 94606 Alameda County | Minor |

| Name of Facility | Facility Address | Minor/ Major | |
|---|--|---|--|
| Oakport Wet Weather Facility | 5597 Oakport Street Oakland, CA 94621 Alameda County | Minor | |
| East Brother Light Station | 117 Park Place Point Richmond, CA 94801 Contra Costa County | Minor | |
| Fairfield-Suisun Wastewater Treatment Plant | 1010 Chadbourne Road Fairfield, CA 94534 Solano County | Major | |
| Las Gallinas Valley Sanitary District Sewage Treatment Plant | 300 Smith Ranch Road San Rafael, CA 94903 | Major | |
| Paradise Cove Treatment Plant | 3700 Paradise Drive Tiburon, CA 94920 | Minor | |
| Wastewater Treatment Plant | 2001 Paradise Drive Tiburon, CA 94920 | Minor | |
| Water Pollution Control Plant | 400 East Millbrae Avenue Millbrae, CA 94030 San Mateo County | Major | |
| Mt. View Sanitary District Wastewater Treatment Plant | et 3800 Arthur Road Martinez, CA 94553 | | |
| Soscol Water Recycling Facility | 1515 Soscol Ferry Road Napa, CA 94558 Napa County | Major | |
| The Novato Treatment Plant, The Ignacio Treatment Plant | Novato Treatment Plant: 500 Davidson Street Novato, CA 94945 Ignacio Treatment Plant: 445 Bel Marin Keys Blvd. Novato, CA 94945 Both in Marin County | Major, Major | |
| Palo Alto Regional Water Quality Control Plant | 2501 Embarcadero Way Palo Alto, CA 94303 Santa Clara County | Major | |
| Municipal Wastewater Treatment Plant | 950 Hopper Street Petaluma, CA 94952 Sonoma County | Major | |
| Pinole-Hercules Water Pollution Control Plant | 11 Tennent Avenue Pinole, CA, 94564 | Major | |
| Rodeo Sanitary District Water Pollution Control Facility | 800 San Pablo Avenue Rodeo, CA 94572 | Major | |
| City of St. Helena Wastewater Treatment and Reclamation Plant | 1 Thomann Lane St. Helena, CA 94574 | Minor | |
| Mel Leong Treatment Plant, Sanitary Plant | 918 Clearwater Drive San Francisco International Airport | Major | |
| Southeast Water Pollution Control Plant | 750 Phelps Street San Francisco, CA 94124 San Francisco County | Major | |
| | Cakport Wet Weather Facility East Brother Light Station Fairfield-Suisun Wastewater Treatment Plant Las Gallinas Valley Sanitary District Sewage Treatment Plant Paradise Cove Treatment Plant Wastewater Treatment Plant Water Pollution Control Plant Mt. View Sanitary District Wastewater Treatment Plant Soscol Water Recycling Facility The Novato Treatment Plant, The Ignacio Treatment Plant Palo Alto Regional Water Quality Control Plant Municipal Wastewater Treatment Plant Pinole-Hercules Water Pollution Control Plant Rodeo Sanitary District Water Pollution Control Facility City of St. Helena Wastewater Treatment and Reclamation Plant Mel Leong Treatment Plant, Sanitary Plant Southeast Water Pollution | Oakport Wet Weather Facility Dakport Wet Weather Facility East Brother Light Station Fairfield-Suisun Wastewater Treatment Plant Las Gallinas Valley Sanitary District Sewage Treatment Plant Paradise Cove Treatment Plant Wastewater Treatment Plant Water Pollution Control Plant Wastewater Treatment Plant Soscol Water Recycling Facility The Novato Treatment Plant The Ignacio Treatment Plant Municipal Wastewater Treatment Plant Municipal Wastewater Pollution Control Plant Pinole-Hercules Water Pollution Control Plant Rode Sanitary District Wastewater Treatment Plant Palo Alto Regional Water Pollution Control Plant Pinole-Hercules Water Pollution Control Plant Rode Sanitary District Wastewater Treatment Plant Pinole-Hercules Water Pollution Control Plant Wasewater Treatment Plant Pinole-Hercules Water Pollution Control Plant Water Pollution Control Plant Rodeo Sanitary District Water Pollution Control Plant Washewater Treatment Plant Rodeo Sanitary District Water Pollution Control Facility Palo Alto Regional Water Quality Control Plant Pinole-Hercules Water Pollution Control Facility Rodeo Sanitary District Water Pollution Control Facility Rodeo Sanitary District Water Pollution Control Facility Rodeo Sanitary District Water Pollution Control Facility Rodeo Sanitary Plant Southeast Water Pollution Control Plant Facility Alamoda County 117 Park Place Point Richmond, CA 94801 San Fancisco, CA 94801 Alon Cantrol Sate County Adin County 1000 Paradise Drive Tiburon, CA 94902 Marin County 3800 Arntin Road Marin County 3800 Arntin Road Marin County 3800 Arthur | |

| Discharger | Name of Facility | Facility Address | Minor/ Major |
|---|--|---|-----------------|
| San Jose/Santa Clara, Cities of | San Jose/Santa Clara Water Pollution Control Plant | 4245 Zanker Road San Jose, CA 95134 Santa Clara County | Major |
| San Mateo, City of | City of San Mateo Wastewater Treatment Plant | 2050 Detroit Drive San Mateo, CA 94404 San Mateo County | Major |
| Sausalito-Marin City Sanitary District | Sausalito-Marin City Sanitary District Wastewater Treatment Plant | #1 Fort Baker Road Sausalito, CA 94965 Marin County | Major |
| Seafirth Estates Company and Property Owners within the Seafirth Estates Subdivision ¹ | Seafirth Estates Wastewater Treatment Plant | 33 Seafirth Place Tiburon, CA 94920 Marin County | Minor |
| Sewerage Agency of Southern Marin | Wastewater Treatment Plant | 450 Sycamore Avenue Mill Valley, CA 94941 Marin County | Major |
| Sonoma Valley County Sanitary District | Municipal Wastewater Treatment Plant | 22675 8th Street East Sonoma, CA 95476 Sonoma County | Major |
| South Bayside System Authority | South Bayside System Authority Wastewater Treatment Plant | 1400 Radio Road Redwood City, CA 94065 San Mateo County | Major |
| South San Francisco and San Bruno, Cities of | South San Francisco and San Bruno Water Quality Control Plant | 195 Belle Air Road South San Francisco, CA 94080 San Mateo County | Major |
| Sunnyvale, City of | Sunnyvale Water Pollution Control Plant | 1444 Borregas Avenue, Sunnyvale, CA 94089 Santa Clara County | Major |
| US Naval Support Activity, Treasure Island | Wastewater Treatment Plant | 681 Avenue M, Treasure island San Francisco, CA 94130-1807 | Major |
| Vallejo Sanitation and Flood Control District | Vallejo Sanitation and Flood Control District Wastewater Treatment Plant | 450 Ryder Street Vallejo, CA 94590 Solano County | Major |
| West County Agency (West County Wastewater District and City of Richmond Municipal Sewer District) | West County Agency Combined Outfall | 601 Canal Blvd. Richmond, CA 94804 Contra Costa County | Major |
| Yountville, Town of | Municipal Wastewater Treatment Plant | 7501 Solano Avenue Yountville, CA 94599 Napa County | Minor |

¹This Discharger serves domestic customers but is not a municipal government agency.

Table 1B. Industrial Discharger Information

| Discharger | · · · · · · · · · · · · · · · · · · · | | Minor/ Major | |
|--|---|--|-----------------|--|
| Industrial Wastewater Discharger | (Non-Petroleum Refinery): | | | |
| C&H Sugar Company Inc. and Crockett Sanitary DepartmentCommunity Services District | Phillip F. Meads Water Treatment Plant | 830 Loring Avenue Crockett, CA 94525 Contra Costa County | Major | |
| Crockett Cogeneration, LP and Pacific Crockett Energy, Inc. | Crockett Cogeneration Plant | 550 Loring Avenue Crockett, CA 94525-1232 Contra Costa County | Minor | |
| The Dow Chemical Company | The Dow Chemical Company | 901 Loveridge Road Pittsburg, CA 94565 Contra Costa County | Major | |
| General Chemical West, LLC | Pittsburg Plant | 501 Nichols Road Pittsburgh, CA 94565 Contra Costa County | Major | |
| GWF Power Systems L. P., Site I | GWF -Site I (E. Third St.) Power Plant | 895 East 3rd Street Pittsburg, CA 94565 Contra Costa County | Minor | |
| GWF Power Systems L. P., Site V | GWF - Site V (Nichols Rd) Power Plant | 555 Nichols Road Bay Point, CA 94565 Solano County | Minor | |
| Pacific Gas and Electric Company (PG&E) | PG&E Shell Pond | 1/2 Mile Northwest of North Broadway Street Bay Point CA 94565 Contra Costa County | Minor | |
| Rhodia, Inc. | Sulfuric Acid Regeneration Martinez Plant | 100 Mococo Road Martinez, CA 94553 Contra Costa County | Major | |
| San Francisco City and County of, San Francisco International (Airport Commission) | San Francisco International Airport Mel Leong Treatment Plant, Industrial Plant | 676 McDonnell Road San Francisco, CA 94128 San Francisco County | Major | |
| Mirant Delta, LLC | Pittsburg Power Plant | Mirant Delta LLC, Pittsburg Power Plant 696 W. 10th Street Pittsburg, CA 94565 Contra Costa County | Major | |
| Mirant Potrero LLC | Potrero Power Plant | Mirant Potrero, LLC, Potrero Power Plant 1201-A Illinois Street San Francisco, CA 94107 San Francisco County | Major | |
| USS-Posco Industries | Pittsburg Plant | 900 Loveridge Road Pittsburg, CA 94565 Contra Costa County | Major | |
| Industrial Wastewater Discharger | (Petroleum Refinery): | • | • | |
| Chevron Products Company | Richmond Refinery | 841 Chevron Way Richmond, CA 94801 Contra Costa County | Major | |
| ConocoPhillips | San Francisco Refinery | 1380 San Pablo Avenue Rodeo, CA 94572-1354 Contra Costa County | Major | |
| Shell Oil Products US and Equilon Enterprises LLC | Shell Martinez Refinery | 3485 Pacheco Blvd Martinez CA 94553 Contra Costa County | Major | |

| Discharger | Name of Facility | Facility Address | Minor/ Major |
|---------------------------------|-------------------------|--|-----------------|
| Tesoro Refining & Marketing Co. | Golden Eagle Refinery | 150 Solano Way Martinez, CA 94553 Contra Costa County | Major |
| Valero Refining Company | Valero Benicia Refinery | 3400 East Second Street Benicia, CA 94510-1005 Solano County | Major |

Table 2A. Municipal Discharger Location Information

| Discharger | Discharge Point(s) | Discharge Point Latitude | Discharge Point Longitude | Receiving Water |
|---|-----------------------|-----------------------------|------------------------------|--|
| | 001-S | 38° 11' 3.7" N | 122° 16' 39.0" W | North Slough |
| American Canyon, City of | 003-R | 38° 11′ 5.7" N | 122° 16' 44.8" W | Constructed freshwater wetlands |
| Benicia, City of | E-001 | 38° 02' 30" N | 122° 09' 03" W | Carquinez Strait |
| Burlingame, City of | E-0042 ^(b) | 37° 39' 55" N | 122° 21' 41" W | Lower San Francisco Bay |
| Calistoga, City of | 001 | 38° 33' 34" N | 122° 33' 28" W | Napa River |
| | 002 | 38° 33' 13" N | 122° 33' 40" W | Napa River |
| Central Contra Costa Sanitary District | 001 | 38° 2' 44" N | 122° 5' 55" W | Suisun Bay |
| Central Marin Sanitation Agency | 001 | 37° 56' 54" N | 122° 27' 23" W | Central San Francisco Bay |
| Contra Costa County Sanitation District No. 5, Port Costa | 001 | 38° 02' 55" N | 122° 10′ 56″ W | Carquinez Strait |
| Delta Diablo Sanitation District | E-001 | 38° 01' 40" N | 121° 50' 14" W | New York Slough |
| East Bay Dischargers Authority, including City of Hayward, City of San Leandro, Oro Loma Sanitary District, Castro Valley Sanitary District, Union Sanitary District, Livermore-Amador Valley Water Management Agency (LAVWMA), Dublin San Ramon Services District, and City of Livermore | 001 | 37° 41' 40" N | 122 ° 17' 42" W | Lower San Francisco Bay |
| EBMUD – Main Wastewater Treatment Plant | E-001 | 37° 49' 2 " N | 122° 20' 55" W | Central San Francisco Bay |
| EBMUD – Point Isabel Wet Weather Facility | E-001 | 37°53'43"N | 122°19'24"W | Richmond Inner Harbor, part of Central San Francisco Bay |
| EBMUD – San Antonio Creek Wet Weather Facility | E-002 | 37°47'30"N | 122°15'44"W | Oakland Inner Harbor, Part of Lower San Francisco Bay |
| East Bay Municipal Utilities District – Oakport Wet Weather Facility | E-003 | 37°45'39"N | 122°12'52"W | Oakland Inner Harbor, part of lower San Francisco Bay |
| East Brother Light Station, Inc. 4(a) | E-001 | 37° 57' 48" N | 122° 25' 55" W | San Pablo Bay |
| | E-001 | 38° 12' 33" N | 122° 03' 24" W | Boynton Slough |
| Fairfield-Suisun Sewer District | E-002 | 38° 12' 52" N | 122° 03' 56" W | Boynton Slough |
| Fairlieid-Suisuri Sewer District | E-003 | 38° 12' 35" N | 122° 03' 29" W | Boynton Slough |
| | E-005 | 38° 14' 06" N | 122° 03' 31" W | Ledgewood Creek |
| Las Gallinas Valley Sanitary | E-001 | 38° 01' 32" N | 122° 30' 58" W | Miller Creek |
| District | E-002 | 38° 01' 36" N | 122° 30' 45" W | Miller Creek |
| Marin County (Paradise Cove), Sanitary District No. 5 of | 001 | 37 ° 53' 50" N | 122 ° 27' 40" W | Central San Francisco Bay |
| Marin County (Tiburon), Sanitary District No. 5 of | E-001 | 37° 52' 12" N | 122° 27' 5" W | Raccoon Strait, Central San Francisco Bay |
| Millbrae, City of | E-001 | 37° 39' 55" N | 122° 21' 41" W | Lower San Francisco Bay |
| Mt. View Sanitary District | E-001 | 38° 01' 12" N | 122° 05' 47" W | Peyton Slough, a tributary to Carquinez Strait |
| Napa Sanitation District | E-001 | 38° 14' 09"N | 122° 17' 10" W | Napa River |
| Novato Sanitary District | E-003 | 38° 03' 36" N | 122° 29' 24" W | San Pablo Bay |
| Palo Alto, City of | E-001 | 37° 27′ 30″N | 122° 06' 37" W | An unnamed manmade channel, a tributary to Lower San Francisco Bay |

| Discharger | Discharge Point(s) | Discharge Point Latitude | Discharge Point Longitude | Receiving Water |
|---|-----------------------|-----------------------------|------------------------------|---|
| | E-002 | 37° 26′ 30″ N | 122° 06' 45" W | Renzel Marsh Pond, a tributary to Matedero Creek |
| Petaluma, City of | E-001 | 38° 12' 33" N | 122° 34' 22" W | Petaluma River |
| Pinole, City of | 001 | 38° 03' 06" N | 122° 14' 55" W | San Pablo Bay |
| Findle, City of | 002 | 38° 00' 47" N | 122° 17' 45" W | San Pablo Bay |
| Rodeo Sanitary District | 001 | 38° 03' 06" N | 122° 14' 55" W | San Pablo Bay |
| Saint Helena, City of | E-001 | 30° 30'10" N | 122° 26' 15" W | Napa River |
| San Francisco (Airport), City and County of San Francisco Internation Airport, Sanitary | E-0042(b) | 37° 39' 55" N | 122° 21' 41" W | Lower San Francisco Bay |
| San Francisco (Southeast Plant), City and County of | E-001 | 37 [°] 44' 58" N | 122 [°] 22' 22" W | Lower San Francisco Bay |
| San Jose/Santa Clara, Cities of | E-001 | 37° 26′ 06″N | 121° 57' 08" W | Artesian Slough, a tributary to Coyote Creek and South San Francisco Bay |
| San Mateo, City of | E-001 | 37° 34' 50" N | 122° 14' 45" W | Lower San Francisco Bay |
| Sausalito-Marin City Sanitary District | 001 | 37° 50' 37" N | 122° 28' 3" W | Central San Francisco Bay |
| Seafirth Estates Company and Property Owners within the Seafirth Estates Subdivision ¹ | 001 | 37° 45' 08" N | 122° 28' 08" W | Central San Francisco Bay |
| Sewerage Agency of Southern Marin | E-001 | 37° 52' 12" N | 122° 27' 5" W | Raccoon Strait |
| Sonoma Valley County Sanitary District | 001 | 38° 14' 14" N | 122° 25' 51" W | Schell Slough, a tributary to the San Pablo Bay |
| South Bayside System Authority | 001 | 37° 33' 40" N | 122° 13' 02" W | Lower San Francisco Bay |
| South San Francisco and San Bruno, Cities of | E-0042(b) | 37° 39' 55" N | 122° 21' 41" W | Lower San Francisco Bay |
| Sunnyvale, City of | E-001 | 37° 25' 13" N | 122° 1' 0" W | Moffett Channel, a tributary to Guadalupe Slough and South San Francisco Bay |
| US Naval Support Activity, Treasure Island | E-001 | 37° 49' 50" N | 122° 21' 25" W | San Francisco Bay |
| | E-001 | 38° 3' 53" N | 122 ° 13' 42" W | Carquinez Strait |
| Vallejo Sanitation and Flood Control District | E-002 | 38° 5' 23" N | 122° 15' 12" W | Mare Island Strait, a tributary to Carquinez Strait |
| West County Agency (West County Wastewater District and City of Richmond Municipal Sewer District) | E-001 | 37°54'47"N | 122°25'06"W | Central San Francisco Bay |
| Yountville, Town of | E-001 | 38° 24' 30"N | 122°20'25''W | Napa River |

⁴⁽a) This Discharger serves domestic customers but is not a municipal government agency.

⁽b) These Dischargers share the North Bayside System Unit outfall which serves as the combined discharge point E-002 into San Francisco Bay. However, compliance with the requirements of this Order are by each Discharger at its individual compliance station specified in the Monitoring and Reporting Program, Attachment E, of this Order.

Table 2B. Industrial Discharger Location Information

| Discharger | Discharge Point | Discharge Point Latitude | Discharge Point Longitude | Receiving Water | | |
|--|-----------------------|--------------------------|---------------------------|------------------------------|--|--|
| Industrial Wastewater Discharger (Non-Petroleum Refinery): | | | | | | |
| C&H Sugar Company Inc. and | 11011 1 011010 | um rediniory). | | | | |
| Crockett Sanitary | 000 | 000 001 007 N | 4000 401 001 141 | O a marrie a marrie a marrie | | |
| DepartmentCommunity Services | 002 | 38° 03' 30" N | 122° 13' 28" W | Carquinez Strait | | |
| District | | | | | | |
| Crockett Cogeneration, LP and | E-001 | 38° 3' 22" N | 122° 13' 5" W | Carquinaz Strait | | |
| Pacific Crockett Energy, Inc. | E-001 | 30 3 22 IV | 122 13 3 44 | Carquinez Strait | | |
| The Dow Chemical Company | E-001 | 38° 1' 48" N | 121° 51' 7" W | New York Slough | | |
| General Chemical West, LLC | E-001 | 38° 2' 48" N | 121° 59' 10" W | Suisun Bay | | |
| GWF Power Systems L. P. | E-001 | 38° 2' 00" N | 121° 52' 15" W | New York Slough | | |
| GWF Power Systems L. P. | E-001 | 38° 3' 15" N | 121° 59' 15" W | New York Slough | | |
| Pacific Gas and Electric Company (PG&E) | E-001 | 38° 2' 34" N | 121° 57' 14" W | Suisun Bay | | |
| Rhodia, Inc. | E-001 | 38° 2' 18" N | 122° 7' 1" W | Suisun Bay | | |
| San Francisco, City and County of, | | | | , | | |
| San Francisco International | E-0042 ^(b) | 37° 39', 55" N | 122° 21' 41" W | Lower San Francisco Bay | | |
| Airport, Industrial Commission | | · | | , | | |
| Mirant Delta, LLC | E-001 ^(a) | 38° 2' 29" N | 121° 53' 25" W | Suisun Bay | | |
| Mirant Potrero LLC | E-001 ^(a) | 37° 45' 23" N | 122° 22' 52" W | San Francisco Bay | | |
| USS-Posco Industries | E-001 | 38° 1' 48" N | 121° 51' 32" W | Suisun Bay | | |
| USS-POSCO industries | E-002 | 38° 1' 51" N | 121° 51' 58" W | Suisun Bay | | |
| Industrial Wastewater Discharger (Petroleum Refinery): | | | | | | |
| Chevron Products Company | E-001 | 37° 58' 15" N | 122° 25' 45" W | San Pablo Bay | | |
| ConocoPhillips | E-002 | 38° 3' 22" N | 122° 15' 36" W | San Pablo Bay | | |
| Shell Oil Products US and Equilon Enterprises LLC | E-001 | 38° 1' 56" N | 122° 7' 44" W | Carquinez Strait | | |
| Tesoro Refining & Marketing Co. | E-001 | 38° 2' 54" N | 122° 5' 22" W | Suisun Bay | | |
| Valero Refining Company | E-001 | 38° 3' 18" N | 122° 7' 7" W | Suisun Bay | | |

⁽a) __-This Order applies to the mercury discharges from internal waste streams discharged through these discharge points, and not to the once through cooling water discharges of these discharge points.

This Discharger shares the North Bayside System Unit outfall with the Dischargers indicated in footnote (b) of Table 2A. This outfall serves as the combined discharge point E-002 into San Francisco Bay for these Dischargers. However, compliance with the requirements of this Order are by each Discharger at its individual compliance station specified in the Monitoring and Reporting Program, Attachment E, of this Order.

Table of Contents

| l. | Facility Information | 2 |
|------|--|-------------------------|
| II. | Findings | 9 |
| III. | Effluent Limitations and Discharge Specifications | 13 |
| | A. Municipal Discharger Effluent Limits | 13 |
| | B. Industrial Discharger Effluent Limits | 17 |
| IV. | Receiving Water Limitations | 19 |
| V. | Provisions | 20 |
| | A. Standard Provisions | 20 |
| | B. Monitoring and Reporting Program Requirements | 20 |
| | C. Special Provisions | |
| | 1. Triggers for Additional Mercury Control | 20 |
| | 2. Mercury Source Control Program for Municipal Dischargers | |
| | 3. Additional Special Studies for Adaptive Management | |
| | 4. Risk Management | |
| | 5. Mercury Discharge Adjustment for Recycled Wastewater Use by Industrial | |
| | Dischargers | |
| VI. | Compliance Determination | 26 |
| | List of Tables | |
| | List of Tables | |
| | le 1. Discharger Information | |
| | le 2. Discharge Locations | |
| | le 3. Administrative Information | |
| | le 4. Facility Information | |
| | le 5. Basin Plan Beneficial Uses | |
| | le 6. Municipal Individual Mercury Effluent Limitations | |
| | le 7. Minimum Levels | |
| | le 8. Industrial Individual Mercury Effluent Limitations | |
| | le 9. Minimum Levels | |
| | le 10. Triggers for Municipal Dischargers | |
| | le 11. Triggers for Industrial Dischargers | |
| Tab | le 12. Action Plan for Trigger Exceedance | 21 |
| | List of Attachments | |
| Δtta | achment A – Definitions | Δ_1 |
| | achment B – Existing Order Nos. And NPDES Permit Nos. | |
| | achment C – Map Of Municipal And Industrial Dischargers | |
| | achment D – Standard Provisions | |
| | achment E – Monitoring and Reporting Program (MRP) | |
| | achment F – Fact Sheet | |
| Atta | achment G – Regional Water Board Attachments | ۱-۱ 1 ₋ 1 |
| , | The following Documents are part of this Permit, but are not physically attached as Attachme | ent G due to |
| | volume. They are available on the internet at www.waterboards.ca.gov/sanfranciscobay/ | 0 000 0 |
| | Standard Provisions and Reporting Requirements, August 1993 | |

Self-Monitoring Program, Part A, August 1993

I. FACILITY INFORMATION

The following Dischargers are subject to waste discharge requirements as set forth in this Order:

Table 4. Facility Information

| Discharger Name of Facility | See Tables 1A and 1B above. | | | |
|------------------------------|-------------------------------|--|--|--|
| Facility Address | . Cee rables in and 12 above. | | | |
| Facility Contact, Title, and | | | | |
| Phone | | | | |
| Mailing Address | See Tables 4A and 4B below. | | | |
| Type of Facility | | | | |
| Facility Design Flow | | | | |

Table 4A. Additional Information on Municipal Facility (see also Table 1A)

| Discharger | Facility Contact, Title, and Phone Mailing Address | | Effluent Description | Facility Design Flow (mgd) |
|--|---|--|-------------------------|----------------------------------|
| American Canyon, City of | Robert C. Weil Public Works Director (707) 647-4550 | 300 Crawford Way American Canyon, CA 94503 | Advanced Secondary | 2.5 |
| Benicia, City of | Jerry Gall Superintendent (707)-746-4336 | Same as Facility Address | Secondary | 4.5 |
| Burlingame, City of | Phil Scott, Public Works Superintendent (650)-738-4663 | 501 Primrose Burlingame, CA 94010 | Secondary | 5.5 |
| Calistoga, City of | Paul Wade Public Works Director (707) 942-2828 and Water Systems Super't (707) 942-2837or (707) 942-2847 | Paul Wade Public Works Director (707) 942-2828 and Water Systems Super't (707) 942-2837or 414 Washington Street Calistoga, CA 94515 | | 0.84 |
| Central Contra Costa Sanitary District | Douglas J. Craig | | Secondary | 53.8 |
| Central Marin Sanitation Agency | Robert Cole Environmental Services Manager (415) 459-1455 | 1301 Andersen Drive San Rafael, CA 94901 | Secondary | 10 |
| Contra Costa County Sanitation District No. 5, Port Costa | Warren Lai (925) 313-2253 wlai@pw.co.contra- costa.ca.us | Contra Costa County Public Works 255 Glacier Drive Martinez, CA 94553 | Secondary | 0.033 |
| Delta Diablo Sanitation District | Gary W. Darling General Manager (925) 756-1920 | Same as Facility Address | Secondary | 16.5 |
| East Bay Dischargers Authority: EBDA Common Outfall | (020) 700 1020 | | | |
| Hayward Water Pollution Control Facility San Leandro Water Pollution Control Plant Oro Loma/Castro Valley Sanitary Districts Water Pollution Control Plant Raymond A. Boege Alvarado Wastewater Treatment Plant Livermore-Amador Valley Water Management Agency (LAVWMA) Export and Storage Facilities Dublin San Ramon Services District Wastewater Treatment Plant City of Livermore Water Reclamation Plant | Charles V. Weir General Manager (510) 278-5910 | 2651 Grant Avenue San Lorenzo, CA 94580 | Secondary | 100.7 |

| Discharger | Facility Contact, Title, and Phone | Mailing Address | Effluent Description | Facility Design Flow (mgd) |
|---|--|--|-------------------------|----------------------------------|
| East Bay Municipal Utilities District Main Wastewater Treatment Plant | Dave Williams Director of Wastewater | P.O. Box 24055 Oakland, CA | Secondary | 120 |
| Point Isabel WWF | (510) 287-1496 | 94623-1055 | Primary | 100 |
| San Antonio Creek WWF | [(510) 201-1430 | 04020-1000 | Primary | 51 |
| Oakport WWF | | | Primary | 158 |
| East Brother Light Station, Inc. ¹ | Tom Butt President of East Bros. Light Station Inc. (510)236-7435 | 117 Park Place Richmond, CA 94801 | Secondary | 0.00025 |
| Fairfield-Suisun Sewer District | Larry Bahr Regulatory Program Director (707) 429-8930 | Same as Facility Address | Advanced Secondary | 17.5 |
| Las Gallinas Valley Sanitary District | Mark Williams District Manager (415) 472-1734 | 300 Smith Ranch Rd San Rafael, CA 94903-1929 | Secondary | 2.92 |
| Marin County (Paradise Cove), Sanitary District No. 5 of | Robert L. Lynch Interim District Manager (415) 435-1501 | P.O. Box 227 Tiburon, CA 94920 | Secondary | 0.08 |
| Marin County (Tiburon), Sanitary District No. 5 of | Robert L. Lynch Interim District Manager (415) 435-1501 | P.O. Box 227 Tiburon, CA 94920 | Secondary | 0.98 |
| Millbrae, City of | Khee Lim City Engineer (650) 259-2347 | 621 Magnolia Avenue Millbrae, CA 94030 | Secondary | 3 |
| Mt. View Sanitary District | David R. Contreras District Manager (925) 228-5635 ext. 32 | P. O. Box 2757 Martinez, CA 94553 | Advanced Secondary | 3.2 |
| Napa Sanitation District | Mr. Tim Healy Assistant General Manager/District Engineer (707) 258-6000 x508 | 935 Hartle Court Napa, CA 94559 | Secondary | 15.4 |
| Novato Sanitary District | Beverly James General Manager (415) 892-1694 x111 | 500 Davidson Street Novato, CA 94945 | Secondary | 5.4 |
| Palo Alto, City of | Phil Bobel Environmental Compliance Manager (650) 329-2285 | 2501 Embarcadero Way, Palo Alto, CA 94303 | Advanced Secondary | 39 |
| Petaluma, City of | Michael J. Ban Director of Water Resources and Conservation (707) 778-43044487 | Water Resources and Conservation 11 English Street202 N. McDowell Blvd. Petaluma, CA 9495294954 | Secondary | 5.2 |
| Pinole, City of | Julian Misra Plant Manager (510) 724-8963 | 1 Tennant Avenue, Pinole, CA, 94564 | Secondary | 4.06 |

| Discharger | | | Effluent Description | Facility Design Flow (mgd) |
|---|--|--|-------------------------|----------------------------------|
| Rodeo Sanitary District | Steven S. Beall Engineer-Manager 510-799-2970 | lager Same as Facility | | 1.14 |
| Saint Helena, City of | Jonathon Goldman Director of Public Works (707) 968-2746 | 1480 Main Street St. Helena, CA 94574 | Secondary | 0.05 |
| San Francisco, City and County of (Airport Commission) | Mark Costanzo Utilities Manager (650) 642-4798 | 676 McDonnell Road San Francisco, CA 94128 | Secondary | 2.2 |
| San Francisco (Southeast Plant), City and County of | Thomas Franza Assistant General Manager of Wastewater (415) 554-2475 | 1155 Market St., 11th Floor San Francisco, CA 94103 | Secondary | 150 |
| San Jose/Santa Clara, Cities of | Dale Ihrke Deputy Director (408)-945-5198 | 700 Los Esteros Road | | 167 |
| San Mateo, City of | Mark Von Aspern Plant Manager (650) 522-7385 | Same as Facility Address | | 15.7 |
| Sausalito-Marin City Sanitary District | Robert Simmons General Manager (415) 331-4712 | neral Manager P.O. Box 39 | | 1.8 |
| Seafirth Estates Company and Property Owners within the Seafirth Estates Subdivision ¹ | Bonner Buehler Plant Operator (415) 388-1345 | Same as Facility | | 0.0075 |
| Sewerage Agency of Southern Marin | Steve Danehy Manager (415) 388-2402 | 26 Corte Madera Ave. Mill Valley, CA 94941 | Secondary | 3.6 |
| Sonoma Valley County Sanitary District | Jim Zambenini Operations Coordinator (707)975-5616 | Sonoma County Water Agency P.O. Box 11628 Santa Rosa, CA 95406 | Secondary | 3 |
| South Bayside System Authority | Daniel Child Manager (650) 594-8411 | Same as Facility Address | Secondary | 29 |
| South San Francisco and San Bruno, Cities of | Cassie Prudhel Technical Services Director (650) 829-3840 | South San Francisco- San Bruno Water Pollution Control Plant 195 Belle Air Road South San Francisco, CA 94080 | Secondary | 13 |
| Sunnyvale, City of | Lorrie Gervin Division Manager (408) 730-7268 | CA 94080 Sunnyvale Water Porrie Gervin Pollution Control Plant P.O. Box 3707 | | 29.5 |

| Discharger | Facility Contact, Title, and Phone | Mailing Address | Effluent Description | Facility Design Flow (mgd) |
|--|--|--|-------------------------|----------------------------------|
| US Naval Support Activity, Treasure Island | Patricia A. McFadden Brac Field Team Leader San Francisco Bay Area (415) 743-4720 | Navy BRAC PMOW 410 Palm Avenue, Bldg 1, Suite 161 Treasure Island, San Francisco, CA 94130-1807 | Secondary | 2 |
| Vallejo Sanitation and Flood Control District | Barry Pomeroy Director of Operations and Maintenance (707) 644-8949 | Same as Facility Address | Secondary | 15.5 |
| West County Agency (West County Wastewater District and City of Richmond Municipal Sewer District) | E.J. Shalaby, District Manager 510- 620 - 6538 222-6700 | 2910 Hilltop Drive Richmond, CA 94806 | Secondary | 18 28.5 |
| Yountville, Town of | Myke Praul Director of Public Works (707) 944-8851 | 6550 Yount Street Yountville, CA 94599 | Secondary | 0.55 |

¹ This Discharger serves domestic customers but is not a municipal government agency.

Table 4B. Additional Information on Industrial Facility (see also Table 1B)

| Discharger | Facility Contact, Title, and Phone Mailing Address | | Type of Facility | Facility Design Flow (mgd) |
|---|--|--|---|--|
| Industrial Wastewater Discharge | er (Non-Petroleum Refiner | y): | | , , |
| C&H Sugar and Crockett Community Services District | Elizabeth Crowly Environmental Compliance Manager (510) 787-4352 | Same as Facility Address | Sugar Cane Crystalline Industry | 0.93 |
| Crockett Cogeneration, LP and Pacific Crockett Energy, Inc. | Christopher Sargent Environmental Coordinator (510) 787-4101 | Same as Facility Address | Industrial – Electrical Generation, SIC Code 4931 | 0.243 (Daily Discharge Rate From 2000 to 2002) |
| The Dow Chemical Company | Greg Dubitsky General Manager (925) 432-5154 | P.O. Box 1398, Pittsburg, CA 94565 | Industrial - SIC Code 2811 | 0.5 |
| General Chemical West, LLC | Reza Lorestany Environmental Health and Safety Engineer (925) 458-7365 | Same as Facility Address | Industrial – Chemical and Allied Products, SIC Code 2811 | 0.31 (Long Term Average) |
| GWF Power Systems L. P. | Neftali Nevarez 4300 Railroad Ave. (925) 431-1445 Pittsburg, CA 9456 | | Industrial - SIC Code 4911 | 0.045 (average) |
| GWF Power Systems L. P. | Neftali Nevarez 4300 Railroad Ave. (925) 431-1445 Pittsburg, CA 9456 | | Industrial - SIC Code 4911 | 0.047 (average) |
| Pacific Gas and Electric Company (PG&E) | Robert M. Gray Consulting Environmental Scientist (925) 866-5508 | 3400 Crow Canyon Road, M-138 San Ramon, CA 94583 | Flow- through pond for habitat enhanceme nt | 1 (Maximum Average Dry Weather Flow) |
| Rhodia, Inc. | Anthony Koo Environmental Coordinator (925) 313-3281 | Same as Facility Address | Industrial – Chemical and Allied Products, SIC Code 2891 | 0.779 (Potential Maximum Daily Rate) |
| San Francisco, City and County of (Airport Commission), San Francisco International Airport | Mark Costanzo Utility Manager (650) 821-7809 | P.O. Box 8097 San Francisco, CA 94128 | Industrial SIC Code 3721 | 1.7 |
| Mirant Delta, LLC | Steve Bauman, S <u>enio</u> r Environmental Engineer (925) 427-3381 | Pittsburg Power Plant P.O. Box 192 Pittsburg, CA 94565 | Electric Power generation | 506 |
| Mirant Potrero, LLC | Steve Bauman Senior Environmental Engineer (925) 427-3381 Pittsburg, CA 94 Mirant Potrero, L Potrero Power P 1201-A Illinois Si San Francisco, C 94107 | | Electric Power generation | 226 |
| USS-Posco Industries | David Allen Regulations Manager (925) 439-6290 | P.O. Box 471 Pittsburg, CA 94565 | Industrial - SIC Code 3312 | 28 |

| Discharger | Facility Contact, Title, and Phone | Mailing Address | Type of Facility | Facility Design Flow (mgd) |
|---|--|-----------------------------|---------------------------------------|----------------------------------|
| Industrial Wastewater Discharge | er (Petroleum Refinery): | | | |
| Chevron Products Company | Rich Sandman (510) 242-5017 | Same as Facility Address | Industrial - Petroleum Refining | 7.6 |
| ConocoPhillips | Dennis Quilici Water Compliance Specialist (510) 245-4403 | Same as Facility Address | Industrial – Petroleum Refining | 10 |
| Shell Oil Products US and Equilon Enterprises LLC | Steven D. Overman Senior Staff Engineer (925) 313-3281 | Same as Facility Address | Industrial – Petroleum Refining | 10 |
| Tesoro Refining & Marketing Co. | Rose Pedregosa (925) 370-3625 | Same as Facility Address | Industrial - Petroleum Refining | 5.1 |
| Valero Refining Company | Marcus Cole Senior Environmental Engineer (707) 745-7807 | Same as Facility Address | Industrial - Petroleum Refining | 2.34 |

II. FINDINGS

The California Regional Water Quality Control Board, San Francisco Bay Region (hereinafter Regional Water Board), finds:

A. Background. The dischargers listed in this Order in Tables 1A and 1B (collectively, Dischargers; individually, Discharger) are currently discharging pursuant to the Order Nos. and National Pollutant Discharge Elimination System (NPDES) Permit Nos. as shown in Attachment B. This Order is the mercury watershed permit and implements the wasteload allocations and implementation requirements of the mercury TMDL and implementation plan adopted by the Regional Water Board on August 9, 2006, and supersedes mercury requirements in those permits.

For the purposes of this Order, references to the "dischargers" or "permittees" in applicable federal and state laws, regulations, plans, or policy are held to be equivalent to references to the Dischargers herein.

- **B. Facility Description.** The Dischargers listed in Table 1A (Municipal Dischargers) own and operate secondary and advanced secondary wastewater treatment facilities as described in their respective Orders. The Dischargers listed in Table 1B (Industrial Dischargers) own and operate wastewater treatment facilities as described in their respective Orders. Wastewater is discharged from the Discharge points indicated in Tables 2A and 2B to San Francisco Bay and its tributaries, which are waters of the United States within the San Francisco Bay watershed. Attachment C shows a map of the Dischargers subject to this Order.
- C. Legal Authorities. This Order is issued pursuant to section 402 of the federal Clean Water Act (CWA) and implementing regulations adopted by the U.S. Environmental Protection Agency (USEPA) and chapter 5.5, division 7 of the California Water Code (commencing with section 13370). It shall serve as an NPDES permit for point source discharges of mercury from Dischargers' facilities to surface waters. This Order also serves as Waste Discharge Requirements (WDRs) pursuant to article 4, chapter 4, division 7 of the Water Code (commencing with section 13260).
- **D. Background and Rationale for Requirements**. The Regional Water Board developed the requirements in this Order based on detailed technical analyses which provide the foundation for the mercury TMDL. The Fact Sheet (Attachment F), which contains background information and rationale for Order requirements, is hereby incorporated into this Order and constitutes part of the Findings for this Order. Attachments A through G are also incorporated into this Order.
- **E. California Environmental Quality Act (CEQA).** Under Water Code section 13389, this action to adopt an NPDES permit is exempt from the provisions of CEQA, Public Resources Code sections 21100-21177.
- **G. Water Quality-Based Effluent Limitations.** Section 301(b) of the CWA and section 122.44(d) require that permits include limitations more stringent than applicable federal technology-based requirements where necessary to achieve applicable water quality

standards. This Order sets forth water quality-based effluent limitations for mercury, which implement and are consistent with the assumptions and requirements of the mercurty TMDL wasteload allocations.

H. Water Quality Control Plans. The Regional Water Board adopted a Water Quality Control Plan for the San Francisco Bay Basin, Water Quality Control Basin (Region 2) (hereinafter Basin Plan) that designates beneficial uses, establishes water quality objectives, and contains implementation programs and policies to achieve those objectives for all waters addressed through the plan. In addition, the Basin Plan implements State Water Resources Control Board (State Water Board) Resolution No. 88-63, which established state policy that all waters, with certain exceptions, should be considered suitable or potentially suitable for municipal or domestic supply. Beneficial uses applicable to the San Francisco Bay are as follows:

Table 5. Basin Plan Beneficial Uses

| Receiving Water Name | Beneficial Use(s) |
|---|--|
| San Francisco Bay and Applicable Tributaries – See individual Order Nos. (Attachment B) for specific Beneficial Uses that apply. | Agricultural Supply (AGR), Cold Freshwater Habitat (COLD), Ocean, Commercial, and Sport Fishing (COMM), Estuarine habitat (EST), Industrial Service Supply (IND), Marine Habitat (MAR), Fish Migration (MIGR), Municipal and domestic Supply (MUN), Navigation (NAV), Industrial Process Supply (PROC), Preservation of Rare and Endangered Species (RARE), Water Contact Recreation (REC1), Noncontact Water Recreation (REC2), Shellfish Harvesting (SHELL), Fish Spawning (SPWN), Warm Freshwater Habitat (WARM) Wildlife Habitat (WILD) |

Requirements of this Order implement the Basin Plan.

The Regional Water Board adopted a Basin Plan Amendment on December 13 August 9, 2006, that establishes new water quality objectives for mercury, and that establishes the San Francisco Bay Mercury TMDL to attain the new mercury objectives in San Francisco Bay and contiguous bay segments. The Regional Water Board's Executive Officer made corrections on May 23, 2007, and the State Water Board approved the Basin Plan Amendment (as corrected), and new water quality objectives on July 17, 2007. The new objectives and TMDL become effective after approval by the State Water Board and USEPA. Elevated mercury concentrations currently exist in the tissues of fish, and methylmercury, a highly toxic form of mercury, is a persistent bioaccumulative pollutant. The mercury TMDL calls for reduction of mercury mass loadings to San Francisco Bay. Additional details regarding mercury sources to San Francisco Bay, and technical information related to the San Francisco Bay Mercury TMDL, are provided in the Fact Sheet. The purpose of this Order is to implement the San Francisco Bay Mercury TMDL wasteload allocations for Dischargers listed in Tables 1A and 1B.

I. State Implementation Policy. On March 2, 2000, the State Water Board adopted the Policy for Implementation of Toxics Standards for Inland Surface Waters, Enclosed Bays, and Estuaries of California (State Implementation Policy or SIP). The SIP became effective on April 28, 2000, with respect to the priority pollutant criteria promulgated for California by the USEPA through the California Toxics Rule and

National Toxics Rule, and to the priority pollutant objectives established by the Regional Water Board in the Basin Plan. The State Water Board adopted amendments to the SIP on February 24, 2005, that became effective on July 13, 2005. The SIP establishes implementation provisions for priority pollutant criteria and objectives and provisions for chronic toxicity control. Requirements of this Order implement the SIP.

- J. Antidegradation Policy. Section 131.12 requires that the state water quality standards include an antidegradation policy consistent with the federal policy. The State Water Board established California's antidegradation policy in State Water Board Resolution No. 68-16. Resolution No. 68-16 incorporates the federal antidegradation policy where the federal policy applies under federal law. Resolution No. 68-16 requires that existing quality of waters be maintained unless degradation is justified based on specific findings. The Regional Water Board's Basin Plan implements, and incorporates by reference, both the state and federal antidegradation policies. As discussed in detail in the Fact Sheet, the permitted discharges are consistent with the antidegradation provision of 40 C.F.R. section 131.12 and State Water Board Resolution No. 68-16.
- **K. Anti-Backsliding Requirements.** Sections 402(o)(2) and 303(d)(4) of the CWA and federal regulations at title 40, Code of Federal Regulations section 122.44(I) prohibit backsliding in NPDES permits. These anti-backsliding provisions require effluent limitations in a reissued permit to be as stringent as those in the previous permit, with some exceptions where limitations may be relaxed. Because the water quality-based effluent limitations in this Order are based on a TMDL, there is no backsliding.
- L. Monitoring and Reporting. Section 122.48 requires that all NPDES permits specify requirements for recording and reporting monitoring results. Water Code sections 13267 and 13383 authorize the Regional Water Board to require technical and monitoring reports. The Monitoring and Reporting Program establishes monitoring and reporting requirements to implement federal and State requirements. This Monitoring and Reporting Program is provided in Attachment E.
- **M. Standard and Special Provisions.** Standard Provisions, which apply to all NPDES permits in accordance with section 122.41, and additional conditions applicable to specified categories of permits in accordance with section 122.42, are provided in Attachment D. The Dischargers must comply with all standard provisions and with those additional conditions that are applicable under section 122.42. The Regional Water Board has also included in this Order special provisions applicable to the Dischargers. A rationale for the special provisions contained in this Order is provided in the attached Fact Sheet (Attachment F).
- N. Provisions and Requirements Implementing State Law. Not applicable.
- O. Notification of Interested Parties. The Regional Water Board has notified the Dischargers and interested agencies and persons of its intent to prescribe Waste Discharge Requirements for the discharges and has provided them with an opportunity to submit their written comments and recommendations. Details of notification are provided in the Fact Sheet of this Order.

P. Consideration of Public Comment. The Regional Water Board, in a public meeting, heard and considered all comments pertaining to the discharges. Details of the Public Hearing are provided in the Fact Sheet of this Order.

IT IS HEREBY ORDERED, that this Order supersedes all mercury requirements for Discharge Points listed in Table 2A and 2B that are regulated by the Order Nos. listed in Attachment B, except for applicable enforcement purposes, and, in order to meet the provisions contained in division 7 of the Water Code (commencing with section 13000) and regulations adopted thereunder, and the provisions of the federal Clean Water Act (CWA) and regulations and guidelines adopted thereunder, the Dischargers shall comply with the requirements in this Order.

III. EFFLUENT LIMITATIONS AND DISCHARGE SPECIFICATIONS

A. Municipal Discharger Effluent Limits

The mass and concentration of mercury in the effluent at the Discharge Points indicated in Table 4A, with compliance measured at the Monitoring Location as described in the MRP (Attachment E) for each Discharger shall not exceed the limitations in Table 6. Monitoring locations are described in Attachment E of this Order.

Table 6. Municipal -- Individual Mercury Effluent Limitations

| Discharger | Average Annual Mercury Mass Effluent Limit ^(1,2,5) (kg/yr) | Effective in 10 years Average Annual Effluent Limit ^(1,2,5) (kg/yr) | Effective in 20 years Average Annual Effluent Limit(1,2,5) (kg/yr) | Average Monthly Concentration- Based-Effluent Limit ⁽²⁾ (µg/L) | Average Weekly Effluent Limit ⁽²⁾ (µg/L) |
|---|---|--|--|---|--|
| American Canyon, City of | 0.12 | 0.095 | 0.095 | 0.0 23 <u>25</u> | 0.027 |
| Benicia, City of | 0.088 | 0.088 | 0.088 | 0.0 87 <u>66</u> | 0.072 |
| Burlingame, City of | 0.089 | 0.089 | <u>0.089</u> | 0.0 87 <u>66</u> | <u>0.072</u> |
| Calistoga, City of | 0.016 | <u>0.016</u> | <u>0.016</u> | 0.0 87 <u>66</u> | <u>0.072</u> |
| Central Contra Costa Sanitary District | 2.23 | <u>1.8</u> | <u>1.8</u> | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| Central Marin Sanitation Agency | 0.18 | <u>0.15</u> | <u>0.15</u> | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| Contra Costa County Sanitation District No. 5, Port Costa | 0.0072 | 0.0072 | 0.0072 | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| Delta Diablo Sanitation District | 0.31 | 0.25 | <u>0.19</u> | 0.0 <mark>87<u>66</u></mark> | 0.072 |

| Discharger | Average Annual Mercury Mass Effluent Limit ^(1,2,5) (kg/yr) | Effective in 10 years Average Annual Effluent Limit ^(1,2,5) (kg/yr) | Effective in 20 years Average Annual Effluent Limit (1,2,5) (kg/yr) | Average Monthly Concentration- Based-Effluent Limit ⁽²⁾ (µg/L) | Average Weekly Effluent Limit ⁽²⁾ (µg/L) |
|---|---|--|---|---|--|
| East Bay Dischargers Authority, including City of Hayward, City of San Leandro, Oro Loma Sanitary District, Castro Valley Sanitary District, Union Sanitary District, Livermore-Amador Valley Water Management Agency (LAVWMA), Dublin San Ramon Services District, and City of Livermore | 3.6 | <u>2.9</u> | <u>2.2</u> | 0.0 <mark>87<u>66</u></mark> | <u>0.072</u> |
| East Bay Municipal Utilities District, including its Wastewater Treatment Plant and Wet Weather Facilities | 2.6 | <u>2.1</u> | <u>1.5</u> | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| East Brother Light Station, Inc. (3) | 0.00001 | 0.000012 | 0.000012 | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| Fairfield-Suisun Sewer District | 0.22 | <u>0.17</u> | 0.17 | 0.0 23 25 | 0.027 |
| Las Gallinas Valley Sanitary District | 0.17 | <u>0.13</u> | <u>0.10</u> | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| Marin County (Paradise Cove), Sanitary District No. 5 of | 0.00055 | 0.00055 | 0.00055 | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| Marin County (Tiburon), Sanitary District No. 5 of | 0.0099 | 0.0099 | 0.0099 | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| Millbrae, City of | 0.052 | 0.052 | 0.052 | 0.0 <mark>87</mark> 66 | 0.072 |
| Mt. View Sanitary District | 0.034 | <u>0.034</u> | 0.034 | 0.0 <mark>23<u>25</u></mark> | 0.027 |
| Napa Sanitation District | 0.28 | <u>0.23</u> | <u>0.17</u> | 0.0 <mark>87<u>66</u></mark> | <u>0.072</u> |
| Novato Sanitary District | 0.079 | <u>0.079</u> | <u>0.079</u> | 0.0 87 <u>66</u> | <u>0.072</u> |
| Palo Alto, City of | 0.38 | <u>0.31</u> | <u>0.31</u> | 0.0 23 <u>25</u> | <u>0.027</u> |
| Petaluma, City of | 0.063 | <u>0.063</u> | <u>0.063</u> | 0.0 <mark>87<u>66</u></mark> | <u>0.072</u> |
| Pinole, City of | 0.055 | <u>0.055</u> | <u>0.055</u> | 0.0 <mark>87<u>66</u></mark> | <u>0.072</u> |
| Rodeo Sanitary District | 0.060 | <u>0.060</u> | <u>0.060</u> | 0.0 87 <u>66</u> | <u>0.072</u> |
| Saint Helena, City of | 0.047 | <u>0.047</u> | <u>0.047</u> | 0.0 87 <u>66</u> | <u>0.072</u> |
| San Francisco (Airport), City and County of, San Francisco International Airport, Sanitary | 0.032 | 0.032 | 0.032 | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| San Francisco (Southeast Plant), City and County of | 2.7 | <u>2.1</u> | <u>1.6</u> | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| San Jose/Santa Clara, Cities of | 1.0 | 0.8 | 0.8 | 0.0 23 <u>25</u> | 0.027 |

| Discharger | Average Annual Mercury Mass Effluent Limit ^(1,2,5) (kg/yr) | Effective in 10 years Average Annual Effluent Limit ^(1,2,5) (kg/yr) | Effective in 20 years Average Annual Effluent Limit (1,2,5) (kg/yr) | Average Monthly Concentration- Based Effluent Limit ⁽²⁾ (µg/L) | Average Weekly Effluent Limit ⁽²⁾ (µg/L) |
|---|---|--|---|---|--|
| San Mateo, City of | 0.32 | <u>0.26</u> | <u>0.19</u> | 0.0 <mark>87</mark> <u>66</u> | <u>0.072</u> |
| Sausalito-Marin City Sanitary District | 0.078 | 0.078 | 0.078 | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| Seafirth Estates Company and Property Owners within the Seafirth Estates Subdivision ⁽³⁾ | 0.00036 | 0.00036 | 0.00036 | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| Sewerage Agency of Southern Marin | 0.13 | <u>0.10</u> | 0.076 | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| Sonoma Valley County Sanitary District | 0.041 | 0.041 | 0.041 | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| South Bayside System Authority | 0.53 | 0.42 | 0.32 | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| South San Francisco and San Bruno, Cities of | 0.29 | 0.24 | 0.18 | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| Sunnyvale, City of | 0.15 | <u>0.12</u> | | 0.0 23 25 | 0.027 |
| US Naval Support Activity ⁽³⁾ (Treasure Island) | 0.026 | 0.026 | <u>0.026</u> | 0.0 <mark>87<u>66</u></mark> | <u>0.072</u> |
| Vallejo Sanitation and Flood Control District | 0.57 | <u>0.46</u> | <u>0.34</u> | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| West County Agency (West County Wastewater District and City of Richmond Municipal Sewer District) | 0.38 | <u>0.30</u> | <u>0.23</u> | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| Yountville, Town of | 0.040 | <u>0.040</u> | <u>0.040</u> | 0.0 <mark>87</mark> 66 | <u>0.072</u> |
| Total Aggregate Mass Emission Limit (1.4.5) (kg/yr) | 17 | <u>14</u> | <u>11</u> | Not applicable | <u>Not</u> applicable |

Footnotes:

- (1) Compliance with the Average Annual Mercury MassEffluent Limitations is determined annually for each Municipal Discharger each calendar year, and is attained if the sum of the all individual Municipal Dischargers' mercury mass emissions, calculated as described below, is not greater than the aggregate Aggregate mMass emission Emission Llimit of 17 kg/yr (or 14 kg/yr in 10 years, or 11 kg/yr in 20 years). If the sum of the all individual Municipal Dischargers' mercury mass emission(s) is greater than 17 kg/yr (or 14 kg/yr in 10 years, or 11 kg/yr in 20 years), the Municipal Discharger(s) whose mercury mass emission(s) exceed(s) its (their) individual limitation(s) in Table 6, shall be deemed to be in violation of its (their) mercury mass limitation(s). For compliance determination, mass emissions shall be determined as defined below:
 - a. The total annual aggregate mass emission shall be the sum of the individual annual mass emissions from each Municipal Discharger. The sum shall be rounded to the nearest kilogram for comparison with the 17 kg/yr.

- b. The annual average mass emission for each Discharger shall be computed for the period January 1 through December 31, annually. <u>If this Order becomes effective on or after April 1st, no annual average mass emission calculation shall be necessary on this first partial calendar year. In this case, annual average mass emission calculation and compliance determination shall commence on the following full calendar year and all subsequent years.</u>
- c. The annual average mass emission for each Discharger listed in Table 6 above shall be the sum of monthly emissions on a calendar year basis and computed as follows:

Annual Mass Emission, $kg / year = \sum (Monthly Mass Emission Rates, kg / month)$

or, for Dischargers with less frequent mercury monitoring than monthly, <u>or if this Order</u> <u>becomes effective after January 1st and prior to March 1st</u>, the Annual Mass Emission shall be computed using the arithmetic average of available monthly mass emissions as follows:

$$Annual\ Mass\ Emission, kg\ /\ year = \left(\frac{\sum Monthly MassEmission, kg\ /\ mo}{Number of Monthly MassEmissions Calculated}\right) * 12mo\ /\ year$$

where

$$Monthly \, Mass \, Emission, kg \, / \, mo = \left(\frac{0.003785}{N}\right) * \left(\sum_{i=1}^{N} Q_{i}C_{i}\right) * 30.5 = \frac{0.1154425}{N} * \left(\sum_{i=1}^{N} Q_{i}C_{i}\right) * 30.5 = \frac{$$

and where

 C_i = mercury concentration of each individual sample, $\mu g/I$

 Q_i = Discharger flow rate on date of sample, millions of gallons per day (mgd)

N = number of samples collected during the month

0.003785 = conversion factor to convert (µg/l)*(mgd) into kg/day

30.5 = number of days in a standard month

0.1154425= product of (conversion factor) (number of standard days per month)

and where Q_i for intermittent Dischargers [Dischargers who do not discharge every day in a calendar month, or have no discharge for an entire month ($Q_i = 0$)] shall be computed as follows:

$$Q_i = \left(\frac{\sum_{d=1}^{D} Q_d}{30.5}\right)$$

where

Q_d = is the total flow for the day when discharge occurred, million gallons

D = total number of days where discharge occurred in a month

30.5 = number of days in a standard month

d. The Monthly Mass Emission for a Discharger who provides recycled wastewater for industrial supply, shall include the effluent discharge adjustment granted to the industrial Discharger for its recycled wastewater use as described in III.B and Provision V.C.5 of this Order. The monthly effluent discharge adjustment mass shall be reported in each Self-Monitoring Report and in the Annual Mercury Information Reporting Form Part 2 of 3 under "Comments on Data." (2) For compliance determination as defined in Section VI and Attachment A of this Order, the Discharger shall achieve the following, Minimum Level (ML).

Table 7. Minimum Levels

| Constituent | Minimum Level | Units |
|-------------|---------------|-------|
| Mercury | 0.0005 | μg/L |

- (3) This Discharger serves domestic customers but is not a municipal government agency. <u>For the purpose of this Order, this Discharger is a "Municipal Discharger."</u>
- (4) Total differs slightly from the column sum due to rounding to the nearest kilogram.
- (5) These first Annual Average Mercury Mass Effluent Limits represent the San Francisco Bay Mercury TMDL's initial mass limits for mMunicipal dDischargers. In accordance with the TMDL and the compliance schedule provision that the Regional Water Board will submit to USEPA for approval, the Municipal Dischargers listed in this table have up to 10 years from the effective date of this Order to achieve the interim aggregate load "Effective in 10 Years Annual Average Effluent Llimits" and its respective Aggregate Annual Mass Emission Limit and associated individual load limits, and up to 20 years to achieve the "Effective in 20 Years Annual Average Effluent Limits" and its respective Aggregate Annual Mass Emission Limit listed in Table 6, aggregate final wasteload allocation and associated individual wasteload allocations described in the TMDL. These levels are listed on Fact Sheet Table F-5 (Attachment F of this Order). Annual Average Mercury Mass Limits in future reissuances of this permit will reflect these limits and deadlines.

B. Industrial Discharger Effluent Limits

The mass and concentration of mercury in the effluent at the Discharge Points indicated in Table 4B for each Discharger shall not exceed the limitations in Table 8. Monitoring locations are described in Attachment E of this Order.

Table 8. Industrial -- Individual Mercury Effluent Limitations

| Permitted Entity | Average Annual Mercury Mass Effluent Limit ^(1,2) (kg/yr) | Average Monthly Concentration- Based Effluent Limit ⁽²⁾ (µg/L) | Maximum Daily Effluent Limit ⁽²⁾ |
|--|---|--|--|
| Industrial Wastewater Discharger (Non-Petroleum- Refinery): | | | |
| C&H Sugar Company Inc., and Crockett Sanitary Department Community Services District | 0. 0013 <u>045</u> | <u>0.079</u> 0.21 | 0.12 |
| Crockett Cogeneration, LP and Pacific Crockett Energy, Inc. | 0.0047 | <u>0.079</u> N/A ⁽³⁾ | <u>0.12</u> |
| The Dow Chemical Company | 0.041 | <u>0.079</u> 0.084 | <u>0.12</u> |
| General Chemical West, LLC | 0.21 | <u>0.079</u> 1.0 | <u>0.12</u> |
| GWF Power Systems L. P., Site I | 0.0016 | <u>0.079</u> 0.134 | <u>0.12</u> |
| GWF Power Systems L. P., Site V | 0.0025 | <u>0.079</u> 0.071 | <u>0.12</u> |
| Pacific Gas and Electric Company | 0.00063 | <u>0.079</u> 0.02 | <u>0.12</u> |
| Rhodia, Inc. | 0.011 | 0.079 0.32 | 0.12 |

| Permitted Entity | Average Annual Mercury Mass Effluent Limit ^(1,2) (kg/yr) | Average Monthly Concentration- Based Effluent Limit ⁽²⁾ (µg/L) | Maximum Daily Effluent Limit ⁽²⁾ |
|--|---|--|--|
| San Francisco Airport Commission | 0.051 | <u>0.079</u> 0.087 | <u>0.12</u> |
| Mirant Delta, LLC | 0.0078 | <u>0.079</u> 0.165 | <u>0.12</u> |
| Mirant Potrero LLC | 0.0031 | <u>0.079</u> 0.032 | <u>0.12</u> |
| USS-Posco Industries | 0.045 | 0.079N/A ⁽³⁾ | <u>0.12</u> |
| Industrial Wastewater Discharger (Petroleum Refinery): | | | |
| Chevron Products Company | 0.34 | <u>0.079</u> 0.075 | <u>0.12</u> |
| ConocoPhillips | 0.13 | <u>0.079</u> 0.075 | <u>0.12</u> |
| Shell Oil Products US and Equilon Enterprises LLC | 0.22 | <u>0.079</u> 0.075 | <u>0.12</u> |
| Tesoro Refining & Marketing Co. | 0.11 | <u>0.079</u> 0.075 | <u>0.12</u> |
| Valero Refining Company | 0.08 | <u>0.079</u> 0.075 | <u>0.12</u> |
| TotalAggregate Mass Emission Limit (4)(kg/yr) | 1.3 ⁽⁴⁾ | Not applicable | Not applicable |

Footnotes:

- (1) Compliance with the Average Annual Mercury MassEffluent Limitations is determined annually for each Industrial Discharger each calendar year, and is attained if the sum of the individual Industrial Dischargers' mercury mass emissions, calculated as described below, is not greater than the aggregate Aggregate mass Mass emission Emission IL imit of 1.3 kg/yr. If the sum of the all individual Industrial Dischargers' mercury mass emission(s) is greater than 1.3 kg/yr, the Industrial Discharger(s) whose mercury mass emission(s) exceed(s) its (their) individual limitation, above, shall be deemed to be in violation of its (their) mercury mass limitation(s). For compliance determination, mass emissions shall be determined as defined below:
 - a. The total annual aggregate mass emission shall be the sum of the individual annual mass emissions from each Industrial Discharger. The sum shall be rounded to the nearest kilogram for comparison with the 1.3 kg/yr.
 - b. The annual average mass emission for each Industrial Discharger shall be computed for the period January 1 through December 31, annually. If this Order becomes effective on or after April 1st, no annual average mass emission calculation shall be necessary on this first partial calendar year. In this case, annual average mass emission calculation and compliance determination shall commence on the following full calendar year and all subsequent years.
 - c. The annual average mass emission for each Discharger listed in Table 8 above shall be the sum of monthly emissions on a calendar year basis and computed as follows:

Annual Mass Emission,
$$kg / year = \sum (Monthly Mass Emission Rates, kg / month)$$

Or, for Dischargers with less than monthly mercury monitoring, the Annual Mass Emission shall be computed using the arithmetic average of available monthly mass emissions as follows:

$$Annual\ Mass\ Emission, kg\ /\ year = \left(\frac{\sum Monthly MassEmission, kg\ /\ mo}{Number of Monthly MassEmissions}Calculated\right) *12mo\ /\ year$$

where

$$Monthly \, Mass \, Emission, kg \, / \, mo = \left(\frac{0.003785}{N}\right) * \left(\sum_{i=1}^{N} Q_{i}C_{i}\right) * 30.5 = \frac{0.1154425}{N} * \left(\sum_{i=1}^{N} Q_{i}C_{i}\right) * 30.5 = \frac{$$

and where

 C_i = mercury concentration of each individual sample, $\mu g/I$

 Q_i = Discharger flow rate on date of sample, millions of gallons per day (mgd)

N = number of samples collected during the month

0.003785 = conversion factor to convert (µg/l)*(mgd) into kg/day

30.5 = number of days in a standard month

0.1154425= product of (conversion factor) (number of standard days per month)

and where Q_i for intermittent Dischargers [Dischargers who do not discharge every day in a calendar month, or have no discharge for an entire month ($Q_i = 0$)] shall be computed as follows:

$$Q_i = \left(\frac{\sum_{d=1}^D Q_d}{30.5}\right)$$

where

Q_d = is the total flow for the day when discharge occurred, million gallons

D = total number of days where discharge occurred in a month

30.5 = number of days in a standard month

- d. For an Iindustrial Discharger who uses treated recycled wastewater for industrial supply from a Mmunicipal Discharger named in this Order, the Iindustrial Discharger shall subtract from its Monthly Mass Emission in c., above, an adjustment for the recycled water used and discharged through its discharge point as provided in Provision V.C.5 of this Order. The Industrial Discharger shall report this effluent discharge adjustment mass to the Municipal Discharger that provided the recycled wastewater within 15 days following the end of the calendar month for which an adjustment is applied, and shall report the adjustment in each Self-Monitoring Report and in the Annual Mercury Information Reporting Form Part 2 of 3 under "Comments on Data."
- (2) For compliance determination as defined in Section VI and Attachment A of this Order, the Discharger shall achieve the following, Minimum Level (ML).

Table 9. Minimum Levels

| Constituent | Minimum Level | Units |
|-------------|---------------|-------|
| Mercury | 0.0005 | μg/L |

- (3) N/A means that a concentration-based limit is not applicable at this time.
- (4) Total differs slightly from the column sum due to rounding to two significant digits.
- IV. RECEIVING WATER LIMITATIONS Receiving water limitations are provided in each Discharger's individual NPDES Permits (see Attachment B).

V. PROVISIONS

A. Standard Provisions

The Dischargers shall comply with all Standard Provisions included in Attachment D of this Order, except for Standard Provisions V.D related to compliance schedules.

B. Monitoring and Reporting Program Requirements. The Dischargers shall comply with the Monitoring and Reporting Program (MRP), and future revisions thereto, in Attachment E of this Order. The Dischargers shall also comply with the requirements contained in Self-Monitoring Program, Part A (August 1993) (Attachment G), including any amendments thereto.

C. Special Provisions

1. Triggers for Additional Mercury Control

a. Each individual Discharger shall comply with C.1.c. of this Order if its discharge exceeds any of the applicable triggers described in Tables 10 and 11.

Table 10. Triggers for Municipal Dischargers

| Type of Trigger | Average Monthly | Maximum Daily |
|--|--|----------------------------|
| Concentration for Secondary Treatment Plants | 0.041 μg/ <mark><u>L</u></mark> | 0.065 μg/ <mark>-</mark> L |
| Concentration for Advanced Secondary Treatment Plants | 0.011 μg/ <mark>-L</mark> | 0.021 μg/ <mark>-L</mark> |
| Mass Emission | Individual annual mass emission limit, as depicted in Table 6, above, and computed as a 12-month running average, as shown in C.1.b., below. | |

Table 11. Triggers for Industrial Dischargers

| Type of Trigger | Average Monthly | Maximum Daily |
|-----------------|--|----------------------------|
| Concentration | 0.037 μg/ <mark>-L</mark> | 0.062 µg/ <mark>ዛ</mark> _ |
| Mass Emission | Individual annual mass emission limit, as depicted in Table 8, above, and computed as a 12-month running average, as shown in C.1.b., below. | |

b. The running 12-month average mass emission shall be computed monthly for each calendar month as follows:

$$(12 - month \ Running \ Average, kg) = (Current \ Mass \ Emission, kg) + \sum (Previous 11 \ months' \ mass \ emissions, kg)$$

where the current mass emission is the emission for the current calendar month computed as shown in III.A. above.

c. Each Discharger who exceeds <u>any of</u> the applicable triggers listed in Table 10 or 11, above, shall comply with the following action requirements:

Table 12. Action Plan for Trigger Exceedance

| Task | Deadline |
|--|--|
| i. Accelerated Sampling. As soon as the Discharger becomes aware of the exceedance, resample within 48 hours and commence weekly sampling (or more frequent than weekly) for 3 weeks for a total of 4 samples. If all 4 samples show mercury levels below the triggers, return to routine sampling. If during the accelerated sampling, any of the samples are above either the concentration or mass trigger, proceed with action plan for mercury reduction and continue sampling monthly until the observed mercury discharge is below the trigger levels for 3 consecutive months, at which point the Discharger shall complete the reporting of this exceedance as required by Tasks ii. And ix, may return to routine monitoring, and discontinue efforts under Task iii, below. | See deadlines in task description. |
| ii. Report Trigger Exceedance. The Discharger shall report to the Regional Water Board any exceedance of trigger levels in the cover letter of its Self-Monitoring Report, and the status of its plans and actions to accelerate monitoring and/or develop and implement an action plan for mercury reduction. | In the Self-Monitoring Report due 30 days after the end of the monitoring period. |
| iii. Action Plan for Mercury Reduction. Develop, submit, and implement an Action Plan that (1) evaluates the cause ¹ of the trigger exceedance(s); (2) evaluates the effectiveness of existing pollution prevention or pretreatment programs and methods for preventing future exceedances; (3) evaluates the feasibility and effectiveness of technology enhancements to improve treatment plant performance; and (4) evaluates other measures for preventing future exceedances. In addition, the Discharger shall identify in the Action Plan mercury reduction measures it will take along with an implementation schedule for those measures to correct current and prevent future trigger exceedances. | Within 60-120 days of the initial trigger exceedance |
| ¹ Possible causes of exceedances include (but are not limited to) changes in reclamation, increases in the number of sewer connections, increases in infiltration and inflow (I/I), changes in the type or number of industrial, commercial, or residential sources, changes in the raw material used in manufacturing processes, changes in treatment system operation, or factors beyond the Discharger's control, such as a natural disaster, vandalism, illegal dumping, or extreme flood event. | |
| iv. Annual Reporting. The Discharger shall provide a status of its mercury reduction efforts in the annual Self-Monitoring Report. Additionally, as causes and corrective actions are identified, the Discharger shall amend or supplement its Action Plan as appropriate. Such changes shall be reported to the Regional Water Board in the Discharger's Annual Self-Monitoring Report. | Annually due February 1 st of each year until the Discharger demonstrates compliance with trigger levels for a continuous 3-month period of sampling. |

2. Mercury Source Control Program for Municipal Dischargers

The Dischargers in Table 1A shall develop, implement, and document cost-effective pretreatment/pollution prevention reduction strategies for dental offices to manage and reduce the amount of mercury amalgam that is discharged from dental offices into the public wastewater collection systems in accordance with the following:

- a. The target for this program is that 85% of dental offices that generate mercury amalgam waste in the region will be participating in an amalgam program within 5 years after approval of the TMDL. Within 2 years of the effective date of this Order, the municipal wastewater Dischargers (Table 1A) shall develop and begin to implement a dental amalgam program with the goal of achieving the target within five years.
- b. The municipal wastewater Dischargers in Table 1A shall estimate the dental amalgam collected (and describe the basis for its estimation) and describe any other mercury pollution prevention programs that are implemented and maintained by individual municipal wastewater dischargers. The municipal wastewater Dischargers shall provide this information to the Regional Water Board no later than June 30, 2012. The municipal wastewater Dischargers may collaborate to provide this information in a single report to satisfy this requirement for the entire group.

3. Additional Special Studies for Adaptive Management

The Dischargers in Tables 1A and 1B, or their agent(s), shall submit a work plan within one year of the effective date of this Order, to include an implementation schedule for the following activities:

- a. Conduct or cause to be conducted studies aimed at better understanding mercury fate, transport, the conditions under which mercury methylation occurs, and biological uptake in San Francisco Bay, its contiguous segments, and tidal areas; and
- b. Conduct or cause to be conducted studies to evaluate the presence of, or potential for, local effects on fish, wildlife, and rare and endangered species in the vicinity of wastewater discharges.

The work plan shall include annual progress reports, due April 1st to the Regional Water Board. This progress report shall be combined with any group compliance reporting required by IV.C. of the Monitoring and Reporting Program, Attachment E of this Order.

4. Risk Management

Dischargers shall develop and implement, or participate in, one or more of the following risk management programs to reduce mercury-related risks to humans and

wildlife and quantify risk reductions resulting from these activities. The activities may be performed by a third party if the Dischargers wish to provide funding for this purpose. The risk management activities include:

- a. Providing multilingual fish-consumption advice to the public.
- b. Informing the public on a regular basis about monitoring data and findings of environmental health professionals about the hazards of eating mercury-contaminated fish.
- c. Performing special studies needed to support health-risk assessment and risk communication.
- d. Investigating ways to address public health impacts of mercury in San Francisco Bay/Delta fish, including activities that reduce actual and potential exposure of and mitigate health impacts to those people and communities most likely to be affected by mercury in San Francisco Bay caught fish, such as subsistence fishers and their families.

5. Mercury Discharge Adjustment for Recycled Wastewater Use by Industrial Dischargers

When an industrial Discharger named on Table 1B of this Order uses recycled wastewater from a municipal Discharger named on Table 1A of this Order, the industrial Discharger may, at its option, apply an adjustment (hereinafter Adjustment) to its mercury mass emission or discharge concentration when determining compliance with its concentration and mass limits specified in III.B. of this Order. The Adjustment shall be based on measured influent mercury levels from the recycled wastewater in accordance with the following:

- a. The Industrial Discharger shall sample and analyze the influent recycled wastewater and the effluent discharge at least monthly. Influent sampling shall include measurement of daily flow volume for the entire duration that Adjustments are applied. Influent sampling shall occur at an appropriate influent sampling station as identified in the Discharger's individual permit.
- b. The Industrial Discharger shall determine the time interval between introduction of a given constituent of concern in the influent recycled water and the first appearance of the constituent in the final effluent. The basis for this determination must be included in any calculation of Adjustment.
- c. Calculation of Mercury Discharge Adjustment.

Concentration Adjustment

Influent concentration multiplied by total influent recycled water flow volume for that monitoring interval will yield an influent mass, which is valid for that monitoring interval. This influent mass is then divided by the total effluent flow volume for the time interval following the appropriate time lag described in 5.b.

above, for that monitoring period to give a concentration Adjustment that will apply for the monitoring interval. The monitoring interval is the time between sampling days. For example, monthly sampling yields a one month monitoring interval. An example follows:

ex. Mercury is monitored monthly. The lag time is Y days.

Step 1: {(Influent concentration of mercury in Recycled Wastewater) – (Influent concentration of mercury in potable water)} x (Total Influent Volume of Recycled Wastewater for the month) = (Influent mass of mercury from Recycled Wastewater)

Step 2: (Influent mass) ÷ (Total effluent discharge volume for the 30-day period, Y days after influent sampled) = (Concentration Adjustment to be subtracted from concentration of mercury in the discharge, valid for that month)

Mass Adjustment

Influent concentration multiplied by total influent recycled water flow volume for that monitoring interval will yield an influent mass, which is valid for that monitoring interval. This influent mass is divided by the number of days in that monitoring period to give a mass Adjustment that will apply for the monitoring interval. The monitoring interval is the time between sampling days. For example, monthly sampling yields a one month monitoring interval. A schematic example follows:

ex. Constituent B is monitored monthly. The lag time is Y days.

Step 1: {(Influent concentration of mercury in Recycled Wastewater) – (Influent concentration of mercury in potable water)} x (Total Influent Volume of Recycled Wastewater for the month) = (Influent mass of mercury in Recycled Wastewater)

Step 2: (Influent mass) \div (30.5, the number of days in a standard month) = (Mass Emission Adjustment to be subtracted from monthly mass emission for that month)

d. If an industrial Industrial Discharger opts to apply a Mass Emission Adjustment, the Regional Water Board shall transfer that Adjustment to the mass emission for the corresponding discharge interval from the municipal Municipal Discharger who is the producer and source of the recycled wastewater. If this reverse Adjustment results in an adjusted calculated mass discharge levels above both of the following criteria, then, the municipal Discharger's Average Annual Mercury Mass Limit, and the Total Group mass limit as specified in III.A., that municipal Discharger is in violation of its mass Annual Average Effluent Limit and is subject to enforcement action by the Regional Water Board:

- i. The sum of the adjusted mass discharge levels from the Industrial Discharger and the Municipal Discharger exceeds the sum of the individual Average Annual Effluent Limits for these two Dischargers; and
- ii. The adjusted mass discharge levels from the Municipal Discharger results in an aggregate mass emission from all Municipal Dischargers that exceeds the Aggregate Mass Emission Limit for Municipal Dischargers.

VI. COMPLIANCE DETERMINATION

Compliance with the effluent limitations contained in section IV of this Order will be determined as specified below:

A. General.

Compliance with effluent limitations for mercury shall be determined using sample reporting protocols defined in the MRP and Attachment A of this Order. For purposes of reporting and administrative enforcement by the Regional and State Water Boards, a Discharger shall be deemed out of compliance with effluent limitations if the concentration of the priority pollutant in the monitoring sample is greater than the effluent limitation and greater than or equal to the reporting level (RL).

B. Multiple Sample Data.

When determining compliance with an average monthly effluent limit (AMEL) for priority pollutants and more than one sample result is available, the Dischargers shall compute the arithmetic mean unless the data set contains one or more reported determinations of "Detected, but Not Quantified" (DNQ) or "Not Detected" (ND). In those cases, the Discharger shall compute the median in place of the arithmetic mean in accordance with the following procedure:

- 1. The data set shall be ranked from low to high, ranking the reported ND determinations lowest, DNQ determinations next, followed by quantified values (if any). The order of the individual ND or DNQ determinations is unimportant.
- 2. The median value of the data set shall be determined. If the data set has an odd number of data points, then the median is the middle value. If the data set has an even number of data points, then the median is the average of the two values around the middle unless one or both of the points are ND or DNQ, in which case the median value shall be the lower of the two data points where DNQ is lower than a value and ND is lower than DNQ.

ATTACHMENT A - DEFINITIONS

Arithmetic Mean (µ)

Also called the average, is the sum of measured values divided by the number of samples. For ambient water concentrations, the arithmetic mean is calculated as follows:

Arithmetic mean = $\mu = \Sigma x / n$ where: Σx is the sum of the measured ambient water concentrations, and n is the number of samples.

Average Monthly Effluent Limitation (AMEL)

The highest allowable average of daily discharges over a calendar month, calculated as the sum of all daily discharges measured during a calendar month divided by the number of daily discharges measured during that month.

Average Weekly Effluent Limitation (AWEL)

The highest allowable average of daily discharges over a calendar week (Sunday through Saturday), calculated as the sum of all daily discharges measured during a calendar week divided by the number of daily discharges measured during that week

Detected, but Not Quantified (DNQ) are those sample results less than the RL, but greater than or equal to the laboratory's MDL.

Maximum Daily Effluent Limitation (MDEL)

The highest allowable daily discharge of a pollutant, over a calendar day (or 24-hour period). For pollutants with limitations expressed in units of mass, the daily discharge is calculated as the total mass of the pollutant discharged over the day. For pollutants with limitations expressed in other units of measurement, the daily discharge is calculated as the arithmetic mean measurement of the pollutant over the day.

Median

The middle measurement in a set of data. The median of a set of data is found by first arranging the measurements in order of magnitude (either increasing or decreasing order). If the number of measurements (n) is odd, then the median = $X_{(n+1)/2}$. If n is even, then the median = $(X_{n/2} + X_{(n/2)+1})/2$ (i.e., the midpoint between the n/2 and n/2+1).

Method Detection Limit (MDL) is the minimum concentration of a substance that can be measured and reported with 99 percent confidence that the analyte concentration is greater than zero, as defined in title 40 of the Code of Federal Regulations, Part 136, Attachment B, revised as of July 3, 1999.

Minimum Level (ML) is the concentration at which the entire analytical system must give a recognizable signal and acceptable calibration point. The ML is the concentration in a sample that is equivalent to the concentration of the lowest calibration standard analyzed by a specific analytical procedure, assuming that all the method specified sample weights, volumes, and processing steps have been followed.

Not Detected (ND) are those sample results less than the laboratory's MDL.

Pollutant Minimization Program (PMP)

PMP means waste minimization and pollution prevention actions that include, but are not limited to, product substitution, waste stream recycling, alternative waste management methods, and education of the public and businesses. The goal of the PMP shall be to reduce all potential sources of a priority pollutant(s) through pollutant minimization (control) strategies, including pollution prevention measures as appropriate, to maintain the effluent concentration at or below the water quality-based effluent limitation. Pollution prevention measures may be particularly appropriate for persistent bioaccumulative priority pollutants where there is evidence that beneficial uses are being impacted. The Regional Water Board may consider cost effectiveness when establishing the requirements of a PMP. The completion and implementation of a Pollution Prevention Plan, if required pursuant to Water Code section 13263.3(d), shall be considered to fulfill the PMP requirements.

Pollution Prevention

Pollution Prevention means any action that causes a net reduction in the use or generation of a hazardous substance or other pollutant that is discharged into water and includes, but is not limited to, input change, operational improvement, production process change, and product reformulation (as defined in Water Code section 13263.3). Pollution prevention does not include actions that merely shift a pollutant in wastewater from one environmental medium to another environmental medium, unless clear environmental benefits of such an approach are identified to the satisfaction of the State or Regional Water Board.

Reporting Level (RL) is the ML (and its associated analytical method) chosen by the Discharger for reporting and compliance determination from the MLs included in this Order. The MLs included in this Order correspond to approved analytical methods for reporting a sample result that are selected by the Regional Water Board either from Appendix 4 of the SIP in accordance with section 2.4.2 of the SIP or established in accordance with section 2.4.3 of the SIP. The ML is based on the proper application of method-based analytical procedures for sample preparation and the absence of any matrix interferences. Other factors may be applied to the ML depending on the specific sample preparation steps employed. For example, the treatment typically applied in cases where there are matrix-effects is to dilute the sample or sample aliquot by a factor of ten. In such cases, this additional factor must be applied to the ML in the computation of the RL.

Total Maximum Daily Load (TMDL) is a calculation of the maximum amount of a pollutant that a waterbody can receive and still meet water quality standards, and an allocation of that amount to the pollutant's sources.

ATTACHMENT B - EXISTING ORDER NOS. AND NPDES PERMIT NOS.

Municipal Dischargers:

| Discharger | NPDES Permit No. | Existing Order No. ¹ | Existing Order Adoption Date | Existing Order Expiration Date |
|--|---------------------|--|----------------------------------|-----------------------------------|
| American Canyon, City of | CA0038768 | R2-2006-0036 | 6/14/06 | 6/30/11 |
| Benicia, City of | CA0038091 | 01-096 ² | 8/15/01 | 7/31/06 |
| Burlingame, City of | CA0037788 | R2-2002-0027 ² | 2/27/02 | 1/31/07 |
| Calistoga, City of | CA0037966 | R2-2006-0066 | 10/11/06 | 2/28/10 |
| Central Contra Costa Sanitary District | CA0037648 | R2-2007-008 | 1/23/07 | 3/31/12 |
| Central Marin Sanitation Agency | CA0038628 | R2-2007-007 | 1/23/07 | 3/31/12 |
| Contra Costa County Sanitation District No. 5, Port Costa | CA0037885 | R2-2003-0009 ² | 1/22/03 | 12/31/07 |
| Delta Diablo Sanitation District | CA0038547 | R2-2003-0114 | 12/03/03 | 1/01/09 |
| East Bay Dischargers Authority | CA0037869 | R2-2006-0053 | 8/09/06 | 9/30/11 |
| Union S.D. Wet Weather Outfall | CA0038733 | R2-2004-0002 | 1/21/04 | 2/28/09 |
| Union S.D. Hayward Marsh | CA0038636 | R2-2006-0031 | 5/10/06 | 5/09/11 |
| Dublin San Ramon Services District | CA0037613 | R2-2006-0054 | 8/09/06 | 9/30/11 |
| City of Livermore | CA0038008 | R2-2006-0055 | 8/09/06 | 9/30/11 |
| LAVWMA Wet Weather Outfall | CA0038679 | R2-2006-0026 | 4/12/06 | 6/08/11 |
| East Bay Municipal Utilities Dist. WWTP | CA0037702 | 01-072 ² | 6/20/01 | 5/31/06 |
| EBMUD Wet Weather Facilities | CA0038440 | R2-2005-0047 | 9/21/05 | 3/31/10 |
| East Brother Light Station, Inc. | CA0038806 | R2-2004-0079 | 9/15/04 | 11/30/09 |
| Fairfield-Suisun Sewer District | CA0038024 | R2-2003-0072 | 8/20/03 | 9/30/08 |
| Las Gallinas Valley Sanitary District | CA0037851 | R2-2003-0108 | 12/03/03 | 11/30/08 |
| Marin County (Paradise Cove), Sanitary District No. 5 of | CA0037427 | R2-2006-0037 | 6/14/06 | 6/30/11 |
| Marin County (Tiburon), Sanitary District No. 5 of | CA0037753 | R2-2002-0097 ² | 9/18/02 | 10/31/07 |
| Millbrae, City of | CA0037532 | 01-143 ² | 11/28/01 | 10/31/06 |
| Mt. View Sanitary District | CA0037770 | R2-2006-0063 | 9/13/06 | 5/17/10 |
| Napa Sanitation District | CA0037575 | R2-2005-0008 | 4/20/05 | 3/31/10 |
| Novato Sanitary District | CA0037958 | R2-2004-0093 | 11/17/04 | 12/31/09 |
| Palo Alto, City of | CA0037834 | R2-2003-0078 | 8/20/03 | 9/30/08 |
| Petaluma, City of | CA0037810 | R2-2005-0058 | 10/19/05 | 10/20/10 |
| Pinole, City of | CA0037796 | R2-2007-0024 | 3/14/07 | 5/31/12 |
| Rodeo Sanitary District | CA0037826 | R2-2006-0062 | 9/13/06 | 11/30/11 |
| Saint Helena, City of | CA0038016 | R2-2005-0025 | 6/15/05 | 4/27/10 |
| San Francisco (Airport), City and County of, San Francisco International Airport, Sanitary | CA0038318 | 01-145²R2- 2007-0058 | 11/28/01 8/8/07 | 10/31/069/30/12 |
| San Francisco (Southeast Plant), City and County of | CA0037664 | R2-2002-0073 ² | 6/19/02 | 5/31/07 |
| San Jose/Santa Clara, Cities of | CA0037842 | R2-2003-0085 | 6/17/03 | 9/30/08 |
| San Mateo, City of | CA0037541 | 01-071 ² | 6/20/01 | 5/31/06 |
| Sausalito-Marin City Sanitary District | CA0038067 | 00-060 ² R2- 2007-0054 | 7/19/00 <u>8/8/07</u> | 7/19/05 <u>9/30/12</u> |
| Seafirth Estates Company and Property Owners with the Seafirth Estates Subdivision | CA0038893 | R2-2006-0082 | 12/13/06 | 2/29/12 |
| Sewerage Agency of Southern Marin | CA0037711 | 01-070²R2- <u>2007-0057</u> | 6/20/018/8/07 | 5/30/069/30/12 |
| Sonoma Valley County Sanitary District | CA0037800 | R2-2002-0046 ² | 3/20/02 | 2/28/07 |
| South Bayside System Authority | CA0038369 | R2-2007-0006 | 1/23/07 | 3/31/12 |

| Discharger | NPDES Permit No. | Existing Order No. ¹ | Existing Order Adoption Date | Existing Order Expiration Date |
|--|---------------------|------------------------------------|---------------------------------|-----------------------------------|
| South San Francisco and San Bruno, Cities of | CA0038130 | R2-2003-0010 | 1/22/03 | 3/31/08 |
| Sunnyvale, City of | CA0037621 | R2-2003-0079 | 8/20/03 | 9/30/08 |
| US Naval Support Activity, Treasure Island | CA0110116 | R2-2004-0036 | 5/19/04 | 12/30/09 |
| Vallejo Sanitation and Flood Control District | CA0037699 | R2-2006-0056 | 8/09/06 | 9/30/11 |
| West County Agency (West County Wastewater District and City of Richmond Municipal Sewer District) | CA0038539 | 01-144 ² | 11/28/01 | 10/31/06 |
| Yountville, Town of | CA0038121 | R2-2004-0017 | 3/17/04 | 4/30/09 |

¹ The orders shown are for the primary permit reissuance and do not include permit amendments.

Industrial Dischargers:

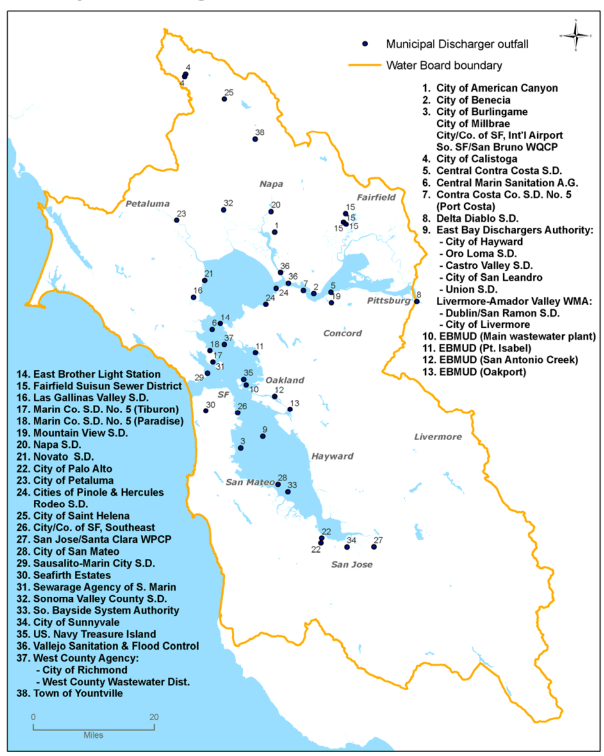
| Discharger | NPDES Permit No. | Existing Order No. | Existing Order Adoption Date | Existing Order Expiration Date | | | |
|---|--|--|---------------------------------|-----------------------------------|--|--|--|
| Industrial Wastewater Discharger (No | Industrial Wastewater Discharger (Non-Petroleum Refinery): | | | | | | |
| C&H Sugar and Crockett Community Services District | CA0005240 | 00-025 ² <u>R2-</u> 2007-0032 | 4/19/05 <u>4/11/07</u> | 4 /19/00 5/31/2012 | | | |
| Crockett Cogeneration, LP and Pacific Crockett Energy, Inc. | CA0029904 | R2-2004-0026 | <u>5/19/04</u> 6/30/09 | <u>6/30/09</u> 5/19/04 | | | |
| The Dow Chemical Company | CA0004910 | 01-142 ² | 11/28/01 | 10/31/06 | | | |
| General Chemical West, LLC | CA0004979 | R2-2002-0071 ² | 6/19/02 | 5/31/07 | | | |
| GWF Power Systems L. P. Site I | CA0029106 | R2-2005-0018 | 5/18/05 | 4/19/10 | | | |
| GWF Power Systems L. P. Site V | CA0029122 | R2-2005-0019 | 5/18/05 | 4/19/10 | | | |
| Pacific Gas and Electric Company (PG&E) | CA0030082 | R2-2006-0010 | 2/8/06 | 3/31/11 | | | |
| Rhodia, Inc. | CA0006165 | R2-2004-0042 | 6/16/04 | 7/31/09 | | | |
| San Francisco, City and County of, San Francisco International Airport, Industrial Commission | CA0028070 | R2 200 2 - 0045²7-0060 | 3/20/02 8/8/08 | 2/28/07 <u>9/30/12</u> | | | |
| Mirant Delta, LLC | CA0004880 | R2-2002-0072 | 6/19/02 | 5/31/07 | | | |
| Mirant Potrero LLC | CA0005657 | R2-2006-0032 | 5/10/06 | 12/31/08 | | | |
| USS-Posco Industries | CA0005002 | R2-2006-0029 | 5/10/06 | 6/30/11 | | | |
| Industrial Wastewater Discharger (Pe | etroleum Refinery | <u>)</u> : | | | | | |
| Chevron Products Company | CA0005134 | R2-2006-0035 | 6/14/06 | 6/13/11 | | | |
| ConocoPhillips | CA0005053 | R2-2005-0030 | 6/15/05 | 8/31/10 | | | |
| Shell Oil Products US and Equilon Enterprises LLC | CA0005789 | R2-2006-0070 | 10/11/06 | 10/31/11 | | | |
| Tesoro Refining & Marketing Co. | CA0004961 | R2-2005-0041 | 9/21/05 | 11/30/10 | | | |
| Valero Refining Company CA000555 | | R2-2002-0112 ² | 10/16/02 | 11/30/07 | | | |

² The individual permits specified in these orders are scheduled for reissuance in 2007 and the first calendar quarter of 2008, prior to the effective date of this Order.

² The individual permits specified in these orders are scheduled for reissuance in 2007 and the first calendar quarter of 2008, prior to the effective date of this Order.

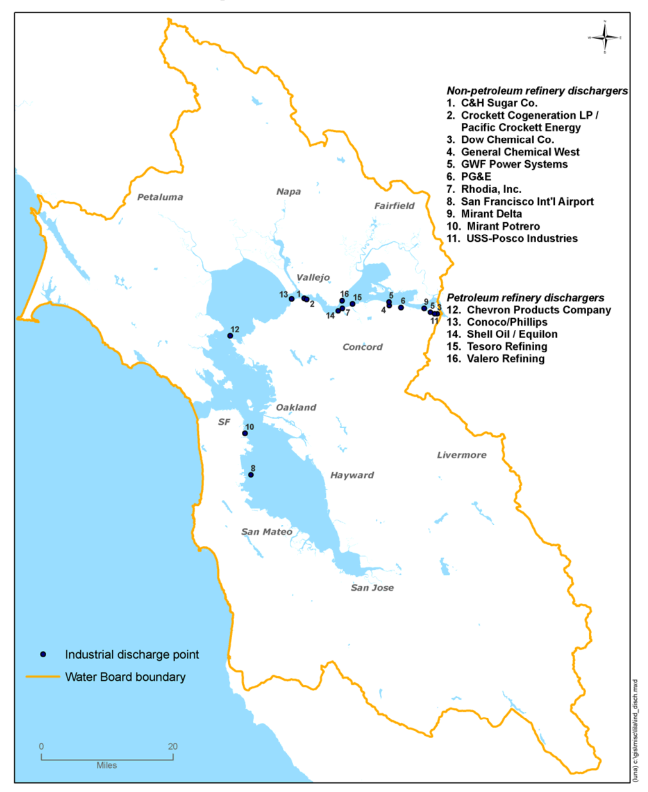
ATTACHMENT C - MAP OF MUNICIPAL AND INDUSTRIAL DISCHARGERS

Municipal Discharger outfall locations



Attachment C – Map C-1

Industrial Discharge Outfalls



Attachment C – Map C-1

ATTACHMENT D - STANDARD PROVISIONS

I. STANDARD PROVISIONS - PERMIT COMPLIANCE

A. Duty to Comply

- 1. The Dischargers must comply with all of the conditions of this Order. Any noncompliance constitutes a violation of the Clean Water Act (CWA) and the California Water Code and is grounds for enforcement action, for permit termination, revocation and reissuance, or modification; or denial of a permit renewal application. (40 C.F.R. § 122.41(a).)
- 2. The Dischargers shall comply with effluent standards or prohibitions established under Section 307(a) of the CWA for toxic pollutants and with standards for sewage sludge use or disposal established under Section 405(d) of the CWA within the time provided in the regulations that establish these standards or prohibitions, even if this Order has not yet been modified to incorporate the requirement. (40 C.F.R. § 122.41(a)(1).)

B. Need to Halt or Reduce Activity Not a Defense

It shall not be a defense for a Discharger in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this Order. (40 C.F.R. § 122.41(c).)

C. Duty to Mitigate

The Dischargers shall take all reasonable steps to minimize or prevent any discharge or sludge use or disposal in violation of this Order that has a reasonable likelihood of adversely affecting human health or the environment. (40 C.F.R. § 122.41(d).)

D. Proper Operation and Maintenance

The Dischargers shall at all times properly operate and maintain all facilities and systems of treatment and control (and related appurtenances) which are installed or used by the Dischargers to achieve compliance with the conditions of this Order. Proper operation and maintenance also includes adequate laboratory controls and appropriate quality assurance procedures. This provision requires the operation of backup or auxiliary facilities or similar systems that are installed by a Discharger only when necessary to achieve compliance with the conditions of this Order. (40 C.F.R. § 122.41(e).)

E. Property Rights

1. This Order does not convey any property rights of any sort or any exclusive privileges. (40 C.F.R. § 122.41(g).)

2. The issuance of this Order does not authorize any injury to persons or property or invasion of other private rights, or any infringement of state or local law or regulations. (40 C.F.R. § 122.5(c).)

F. Inspection and Entry

The Dischargers shall allow the Regional Water Board, State Water Board, United States Environmental Protection Agency (USEPA), and/or their authorized representatives (including an authorized contractor acting as their representative), upon the presentation of credentials and other documents, as may be required by law, to (40 C.F.R. § 122.41(i); Wat. Code, § 13383):

- Enter upon the Discharger's premises where a regulated facility or activity is located or conducted, or where records are kept under the conditions of this Order (40 C.F.R. § 122.41(i)(1));
- 2. Have access to and copy, at reasonable times, any records that must be kept under the conditions of this Order (40 C.F.R. § 122.41(i)(2));
- 3. Inspect and photograph, at reasonable times, any facilities, equipment (including monitoring and control equipment), practices, or operations regulated or required under this Order (40 C.F.R. § 122.41(i)(3)); and
- 4. Sample or monitor, at reasonable times, for the purposes of assuring Order compliance or as otherwise authorized by the CWA or the Water Code, any substances or parameters at any location. (40 C.F.R. § 122.41(i)(4).)

G. Bypass

1. Definitions

- a. "Bypass" means the intentional diversion of waste streams from any portion of a treatment facility. (40 C.F.R. § 122.41(m)(1)(i).)
- b. "Severe property damage" means substantial physical damage to property, damage to the treatment facilities, which causes them to become inoperable, or substantial and permanent loss of natural resources that can reasonably be expected to occur in the absence of a bypass. Severe property damage does not mean economic loss caused by delays in production. (40 C.F.R. § 122.41(m)(1)(ii).)
- 2. Bypass not exceeding limitations. The Dischargers may allow any bypass to occur which does not cause exceedances of effluent limitations, but only if it is for essential maintenance to assure efficient operation. These bypasses are not subject to the provisions listed in Standard Provisions Permit Compliance I.G.3, I.G.4, and I.G.5 below. (40 C.F.R. § 122.41(m)(2).)

- Prohibition of bypass. Bypass is prohibited, and the Regional Water Board may take enforcement action against a Discharger for bypass, unless (40 C.F.R. § 122.41(m)(4)(i)):
 - a. Bypass was unavoidable to prevent loss of life, personal injury, or severe property damage (40 C.F.R. § 122.41(m)(4)(i)(A));
 - b. There were no feasible alternatives to the bypass, such as the use of auxiliary treatment facilities, retention of untreated wastes, or maintenance during normal periods of equipment downtime. This condition is not satisfied if adequate back-up equipment should have been installed in the exercise of reasonable engineering judgment to prevent a bypass that occurred during normal periods of equipment downtime or preventive maintenance (40 C.F.R. § 122.41(m)(4)(i)(B)); and
 - c. The Discharger submitted notice to the Regional Water Board as required under Standard Provisions Permit Compliance I.G.5 below. (40 C.F.R. § 122.41(m)(4)(i)(C).)
- 4. The Regional Water Board may approve an anticipated bypass, after considering its adverse effects, if the Regional Water Board determines that it will meet the three conditions listed in Standard Provisions – Permit Compliance I.G.3 above. (40 C.F.R. § 122.41(m)(4)(ii).)

5. Notice

- a. Anticipated bypass. If a Discharger knows in advance of the need for a bypass, it shall submit a notice, if possible at least 10 days before the date of the bypass. (40 C.F.R. § 122.41(m)(3)(i).)
- b. Unanticipated bypass. A Discharger shall submit notice of an unanticipated bypass as required in Standard Provisions Reporting V.E below (24-hour notice). (40 C.F.R. § 122.41(m)(3)(ii).)

H. Upset

Upset means an exceptional incident in which there is unintentional and temporary noncompliance with technology based permit effluent limitations because of factors beyond the reasonable control of the Discharger. An upset does not include noncompliance to the extent caused by operational error, improperly designed treatment facilities, inadequate treatment facilities, lack of preventive maintenance, or careless or improper operation. (40 C.F.R. § 122.41(n)(1).)

1. Effect of an upset. An upset constitutes an affirmative defense to an action brought for noncompliance with such technology based permit effluent limitations if the requirements of Standard Provisions – Permit Compliance I.H.2 below are met. No determination made during administrative review of claims that noncompliance was

caused by upset, and before an action for noncompliance, is final administrative action subject to judicial review. (40 C.F.R. § 122.41(n)(2).).

- 2. Conditions necessary for a demonstration of upset. A Discharger who wishes to establish the affirmative defense of upset shall demonstrate, through properly signed, contemporaneous operating logs or other relevant evidence that (40 C.F.R. § 122.41(n)(3)):
 - a. An upset occurred and that the Discharger can identify the cause(s) of the upset (40 C.F.R. § 122.41(n)(3)(i));
 - b. The permitted facility was, at the time, being properly operated (40 C.F.R. § 122.41(n)(3)(ii));
 - c. The Discharger submitted notice of the upset as required in Standard Provisions Reporting V.E.2.b below (24-hour notice) (40 C.F.R. § 122.41(n)(3)(iii)); and
 - d. The Discharger complied with any remedial measures required under Standard Provisions – Permit Compliance I.C above. (40 C.F.R. § 122.41(n)(3)(iv).)
- 3. Burden of proof. In any enforcement proceeding, the Discharger seeking to establish the occurrence of an upset has the burden of proof. (40 C.F.R. § 122.41(n)(4).)

II. STANDARD PROVISIONS - PERMIT ACTION

A. General

This Order may be modified, revoked and reissued, or terminated for cause. The filing of a request by a Discharger for modification, revocation and reissuance, or termination, or a notification of planned changes or anticipated noncompliance does not stay any Order condition. (40 C.F.R. § 122.41(f).)

B. Duty to Reapply

If the Dischargers wish to continue an activity regulated by this Order after the expiration date of this Order, the Dischargers must apply for and obtain a new permit. (40 C.F.R. § 122.41(b).)

C. Transfers

This Order is not transferable to any person except after notice to the Regional Water Board. The Regional Water Board may require modification or revocation and reissuance of the Order to change the name of a Discharger and incorporate such other requirements as may be necessary under the CWA and the Water Code. (40 C.F.R. § 122.41(I)(3); § 122.61.)

III. STANDARD PROVISIONS - MONITORING

- **A.** Samples and measurements taken for the purpose of monitoring shall be representative of the monitored activity. (40 C.F.R. § 122.41(j)(1).)
- **B.** Monitoring results must be conducted according to test procedures under Part 136 or, in the case of sludge use or disposal, approved under Part 136 unless otherwise specified in Part 503 unless other test procedures have been specified in this Order. (40 C.F.R. § 122.41(j)(4); § 122.44(i)(1)(iv).)

IV. STANDARD PROVISIONS - RECORDS

A. Except for records of monitoring information required by this Order related to a Discharger's sewage sludge use and disposal activities, which shall be retained for a period of at least five years (or longer as required by Part 503), the Discharger shall retain records of all monitoring information, including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation, copies of all reports required by this Order, and records of all data used to complete the application for this Order, for a period of at least three (3) years from the date of the sample, measurement, report or application. This period may be extended by request of the Regional Water Board Executive Officer at any time. (40 C.F.R. § 122.41(i)(2).)

B. Records of monitoring information shall include:

- The date, exact place, and time of sampling or measurements (40 C.F.R. § 122.41(j)(3)(i));
- 2. The individual(s) who performed the sampling or measurements (40 C.F.R. § 122.41(j)(3)(ii));
- 3. The date(s) analyses were performed (40 C.F.R. § 122.41(j)(3)(iii));
- 4. The individual(s) who performed the analyses (40 C.F.R. § 122.41(j)(3)(iv));
- 5. The analytical techniques or methods used (40 C.F.R. § 122.41(j)(3)(v)); and
- 6. The results of such analyses. (40 C.F.R. § 122.41(j)(3)(vi).)

C. Claims of confidentiality for the following information will be denied (40 C.F.R. § 122.7(b)):

- 1. The name and address of any permit applicant or Discharger (40 C.F.R. § 122.7(b)(1)); and
- 2. Permit applications and attachments, permits and effluent data. (40 C.F.R. § 122.7(b)(2).)

V. STANDARD PROVISIONS - REPORTING

A. Duty to Provide Information

The Dischargers shall furnish to the Regional Water Board, State Water Board, or USEPA within a reasonable time, any information which the Regional Water Board, State Water Board, or USEPA may request to determine whether cause exists for modifying, revoking and reissuing, or terminating this Order or to determine compliance with this Order. Upon request, the Dischargers shall also furnish to the Regional Water Board, State Water Board, or USEPA copies of records required to be kept by this Order. (40 C.F.R. § 122.41(h); Wat. Code, § 13267.)

B. Signatory and Certification Requirements

1. All applications, reports, or information submitted to the Regional Water Board, State Water Board, and/or USEPA shall be signed and certified in accordance with Standard Provisions – Reporting V.B.2, V.B.3, V.B.4, and V.B.5 below. (40 C.F.R. § 122.41(k).)

PLUS

For Industrial Dischargers that are corporations:

2. All permit applications shall be signed by a responsible corporate officer. For the purpose of this section, a responsible corporate officer means: (i) A president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy- or decision-making functions for the corporation, or (ii) the manager of one or more manufacturing, production, or operating facilities, provided, the manager is authorized to make management decisions which govern the operation of the regulated facility including having the explicit or implicit duty of making major capital investment recommendations, and initiating and directing other comprehensive measures to assure long term environmental compliance with environmental laws and regulations; the manager can ensure that the necessary systems are established or actions taken to gather complete and accurate information for permit application requirements; and where authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures. (40 C.F.R. § 122.22(a)(1).)

For Industrial Dischargers that are partnerships or sole proprietorships:

2. All permit applications shall be signed by a general partner or the proprietor, respectively. (40 C.F.R. § 122.22(a)(2).)

For a municipality, State, federal, or other public agency:

2. All permit applications shall be signed by either a principal executive officer or ranking elected official. For purposes of this provision, a principal executive officer of a federal agency includes: (i) the chief executive officer of the agency, or (ii) a senior executive officer having responsibility for the overall operations of a principal geographic unit of the agency (e.g., Regional Administrators of USEPA). (40 C.F.R. § 122.22(a)(3).).

PLUS, for all Dischargers:

- 3. All reports required by this Order and other information requested by the Regional Water Board, State Water Board, or USEPA shall be signed by a person described in Standard Provisions Reporting V.B.2 above, or by a duly authorized representative of that person. A person is a duly authorized representative only if:
 - a. The authorization is made in writing by a person described in Standard Provisions – Reporting V.B.2 above (40 C.F.R. § 122.22(b)(1));
 - b. The authorization specifies either an individual or a position having responsibility for the overall operation of the regulated facility or activity such as the position of plant manager, operator of a well or a well field, superintendent, position of equivalent responsibility, or an individual or position having overall responsibility for environmental matters for the company. (A duly authorized representative may thus be either a named individual or any individual occupying a named position.) (40 C.F.R. § 122.22(b)(2)); and
 - c. The written authorization is submitted to the Regional Water Board and State Water Board. (40 C.F.R. § 122.22(b)(3).)
- 4. If an authorization under Standard Provisions Reporting V.B.3 above is no longer accurate because a different individual or position has responsibility for the overall operation of the facility, a new authorization satisfying the requirements of Standard Provisions Reporting V.B.3 above must be submitted to the Regional Water Board and State Water Board prior to or together with any reports, information, or applications, to be signed by an authorized representative. (40 C.F.R. § 122.22(c).)
- 5. Any person signing a document under Standard Provisions Reporting V.B.2 or V.B.3 above shall make the following certification:
 - "I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations." (40 C.F.R. § 122.22(d).)

C. Monitoring Reports

- 1. Monitoring results shall be reported at the intervals specified in the Monitoring and Reporting Program (Attachment E) in this Order. (40 C.F.R. § 122.22(I)(4).)
- Monitoring results must be reported on a Discharge Monitoring Report (DMR) form or forms provided or specified by the Regional Water Board or State Water Board for reporting results of monitoring of sludge use or disposal practices. (40 C.F.R. § 122.41(I)(4)(i).)
- 3. If a Discharger monitors any pollutant more frequently than required by this Order using test procedures approved under Part 136 or, in the case of sludge use or disposal, approved under Part 136 unless otherwise specified in Part 503, or as specified in this Order, the results of this monitoring shall be included in the calculation and reporting of the data submitted in the DMR or sludge reporting form specified by the Regional Water Board. (40 C.F.R. § 122.41(I)(4)(ii).)
- 4. Calculations for all limitations, which require averaging of measurements, shall utilize an arithmetic mean unless otherwise specified in this Order. (40 C.F.R. § 122.41(I)(4)(iii).)

D. Compliance Schedules

Reports of compliance or noncompliance with, or any progress reports on, interim and final requirements contained in any compliance schedule of this Order, shall be submitted no later than 14 days following each schedule date. (40 C.F.R. § 122.41(I)(5).)

E. Twenty-Four Hour Reporting

- 1. The Dischargers shall report any noncompliance that may endanger health or the environment. Any information shall be provided orally within 24 hours from the time the Dischargers become aware of the circumstances. A written submission shall also be provided within five (5) days of the time a Discharger becomes aware of the circumstances. The written submission shall contain a description of the noncompliance and its cause; the period of noncompliance, including exact dates and times, and if the noncompliance has not been corrected, the anticipated time it is expected to continue; and steps taken or planned to reduce, eliminate, and prevent reoccurrence of the noncompliance. (40 C.F.R. § 122.41(I)(6)(i).)
- 2. The following shall be included as information that must be reported within 24 hours under this paragraph (40 C.F.R. § 122.41(I)(6)(ii)):
 - a. Any unanticipated bypass that exceeds any effluent limitation in this Order. (40 C.F.R. § 122.41(I)(6)(ii)(A).)

- b. Any upset that exceeds any effluent limitation in this Order. (40 C.F.R. § 122.41(I)(6)(ii)(B).)
- 3. The Regional Water Board may waive the above-required written report under this provision on a case-by-case basis if an oral report has been received within 24 hours. (40 C.F.R. § 122.41(I)(6)(iii).)

F. Planned Changes

The Dischargers shall give notice to the Regional Water Board as soon as possible of any planned physical alterations or additions to the permitted facility. Notice is required under this provision only when (40 C.F.R. § 122.41(I)(1)):

 The alteration or addition to a permitted facility may meet one of the criteria for determining whether a facility is a new source in section 122.29(b) (40 C.F.R. § 122.41(I)(1)(i)); or

For Municipal Dischargers:

2. The alteration or addition could significantly change the nature or increase the quantity of pollutants discharged. This notification applies to pollutants that are not subject to effluent limitations in this Order. (40 C.F.R. § 122.41(I)(1)(ii).)

For Industries:

- 2. The alteration or addition could significantly change the nature or increase the quantity of pollutants discharged. This notification applies to pollutants that are subject neither to effluent limitations in this Order nor to notification requirements under section 122.42(a)(1) (see Additional Provisions—Notification Levels VII.A.1). (40 C.F.R. § 122.41(I)(1)(ii).)
- 3. The alteration or addition results in a significant change in the Discharger's sludge use or disposal practices, and such alteration, addition, or change may justify the application of permit conditions that are different from or absent in the existing permit, including notification of additional use or disposal sites not reported during the permit application process or not reported pursuant to an approved land application plan. (40 C.F.R.§ 122.41(I)(1)(iii).)

G. Anticipated Noncompliance

The Dischargers shall give advance notice to the Regional Water Board or State Water Board of any planned changes in the permitted facility or activity that may result in noncompliance with General Order requirements. (40 C.F.R. § 122.41(I)(2).)

H. Other Noncompliance

The Dischargers shall report all instances of noncompliance not reported under Standard Provisions – Reporting V.C, V.D, and V.E above at the time monitoring reports are submitted. The reports shall contain the information listed in Standard Provision – Reporting V.E above. (40 C.F.R. § 122.41(I)(7).)

I. Other Information

When a Discharger becomes aware that it failed to submit any relevant facts in a permit application, or submitted incorrect information in a permit application or in any report to the Regional Water Board, State Water Board, or USEPA, the Discharger shall promptly submit such facts or information. (40 C.F.R. § 122.41(I)(8).)

VI. STANDARD PROVISIONS - ENFORCEMENT

A. The Regional Water Board is authorized to enforce the terms of this permit under several provisions of the Water Code, including, but not limited to, sections 13385, 13386, and 13387.

VII. ADDITIONAL PROVISIONS - NOTIFICATION LEVELS

A. Non-Municipal Facilities

Existing manufacturing, commercial, mining, and silvicultural Dischargers shall notify the Regional Water Board as soon as they know or have reason to believe (40 C.F.R. § 122.42(a)):

- That any activity has occurred or will occur that would result in the discharge, on a routine or frequent basis, of any toxic pollutant that is not limited in this Order, if that discharge will exceed the highest of the following "notification levels" (40 C.F.R. § 122.42(a)(1)):
 - a. 100 micrograms per liter (µg/L) (40 C.F.R. § 122.42(a)(1)(i));
 - b. 200 μg/L for acrolein and acrylonitrile; 500 μg/L for 2,4-dinitrophenol and 2-methyl-4,6-dinitrophenol; and 1 milligram per liter (mg/L) for antimony (40 C.F.R. § 122.42(a)(1)(ii));
 - c. Five (5) times the maximum concentration value reported for that pollutant in the Report of Waste Discharge (40 C.F.R. § 122.42(a)(1)(iii)); or
 - d. The level established by the Regional Water Board in accordance with section 122.44(f). (40 C.F.R. § 122.42(a)(1)(iv).)
- That any activity has occurred or will occur that would result in the discharge, on a non-routine or infrequent basis, of any toxic pollutant that is not limited in this Order,

if that discharge will exceed the highest of the following "notification levels" (40 C.F.R. § 122.42(a)(2)):

- a. 500 micrograms per liter (µg/L) (40 C.F.R. § 122.42(a)(2)(i));
- b. 1 milligram per liter (mg/L) for antimony (40 C.F.R. § 122.42(a)(2)(ii));
- c. Ten (10) times the maximum concentration value reported for that pollutant in the Report of Waste Discharge (40 C.F.R. § 122.42(a)(2)(iii)); or
- d. The level established by the Regional Water Board in accordance with section 122.44(f). (40 C.F.R. § 122.42(a)(2)(iv).)

AB. Publicly-Owned Treatment Works (POTWs)

All POTWs shall provide adequate notice to the Regional Water Board of the following (40 C.F.R. § 122.42(b)):

- 1. Any new introduction of pollutants into the POTW from an indirect discharger that would be subject to sections 301 or 306 of the CWA if it were directly discharging those pollutants (40 C.F.R. § 122.42(b)(1)); and
- 2. Any substantial change in the volume or character of pollutants being introduced into that POTW by a source introducing pollutants into the POTW at the time of adoption of the Order. (40 C.F.R. § 122.42(b)(2).)
- 3. Adequate notice shall include information on the quality and quantity of effluent introduced into the POTW as well as any anticipated impact of the change on the quantity or quality of effluent to be discharged from the POTW. (40 C.F.R. § 122.42(b)(3).)

ATTACHMENT E - MONITORING AND REPORTING PROGRAM

Table of Contents

| l. | General Monitoring Provisions | 2 |
|------|---|---|
| II. | Monitoring Locations | |
| III. | Effluent Monitoring Requirements | |
| IV. | Reporting Requirements | |
| | A. General Monitoring and Reporting Requirements | |
| | B. Individual Reporting in Self Monitoring Reports (SMRs) | |
| | C. Optional Group Compliance Reporting | |
| | List of Tables | |
| Tab | le E-1. Monitoring Station Locations | 3 |
| | le E-2. Mercury Monitoring Requirements | |

ATTACHMENT E - MONITORING AND REPORTING PROGRAM (MRP)

The Code of Federal Regulations section 122.48 requires that all NPDES permits specify monitoring and reporting requirements. Water Code Sections 13267 and 13383 also authorize the Regional Water Quality Control Board (Regional Water Board) to require technical and monitoring reports. This MRP establishes monitoring and reporting requirements which implement the federal and California regulations.

I. GENERAL MONITORING PROVISIONS

- A. The Dischargers shall comply with the MRP for this Order as adopted by the Regional Water Board, and with all of the Self-Monitoring Program, Part A, adopted August 1993 (SMP, Attachment G of this Order). The MRP and SMP may be amended by the Executive Officer pursuant to US EPA regulations 40 CFR122.62, 122.63, and 124.5. If any discrepancies exist between the MRP and SMP, the MRP prevails.
- **B.** Sampling is required during the entire year when discharging. All analyses shall be conducted using current US EPA methods, or that have been approved by the US EPA Regional Administrator pursuant to 40 CFR 136.4 and 40 CFR 136.5, or equivalent methods that are commercially and reasonably available, and that provide quantification of sampling parameters and constituents sufficient to evaluate compliance with applicable effluent limits. Equivalent methods must be more sensitive than those specified in 40 CFR 136, must be specified in the permit, and must be approved for use by the Executive Officer, following consultation with the State Water Board's Quality Assurance Program. The Regional Water Board will find a Discharger in violation of the limitation if the discharge concentration exceeds the effluent limitation and the Reporting Level for the analysis for that constituent.
- C. Minimum Levels. For compliance monitoring, analyses shall be conducted using the lowest commercially available and reasonably achievable detection levels. The objective is to provide quantification of constituents sufficient to allow evaluation of observed concentrations with respect to the Minimum Levels given below. All Minimum Levels are expressed as µg/L approximately equal to parts per billion (ppb).

According to the SIP, method-specific factors can be applied. In such cases, this additional factor must be applied in the computation of the Reporting Level. Application of such factors will alter the Reporting Level from the Minimum Level for the analysis. Dischargers are to instruct laboratories to establish calibration standards so that the Minimum Level value is the lowest calibration standard. At no time is a Discharger to use analytical data derived from extrapolation beyond the lowest point of the calibration curve. The table below indicates the highest minimum level that the Discharger's laboratory must achieve for calibration purposes.

| Constituent | Minimum Level | Units |
|-------------|---------------|-------|
| Mercury | 0.0005 | μg/L |

II. MONITORING LOCATIONS

The Dischargers shall establish the following monitoring locations to demonstrate compliance with the effluent limitations, discharge specifications, and other requirements in this Order:

Table E-1. Monitoring Station Locations

| Discharge Point Name | Monitoring Location Name | Monitoring Location Description |
|---|---|--|
| Discharge point indicated in individual NPDES permits for discharge from the Discharger's wastewater treatment plant (often but not always E-001) | Location as indicated in individual NPDES permits for mercury or other toxic pollutants For C&H Sugar Company, location is M-002. For Mirant Delta, LLC, locations are E-001B through to and including E-001I. For Mirant Potrero, LLC, location is E-001C. For San Francisco (Airport)International Airport, location is EFF-001A for both its Sanitary and Industrial Plants (or at the Discharger's option, the locations are at EFF-001-Ind for the Industrial Plant and EFF-001-San for the Sanitary Plant for monitoring compliance with the different concentration based limits for each facility). Discharge flow rates shall be at location EFF-001-Ind for the Industrial Plant, and EFF-001-San for the Sanitary Plant. | As described in individual NPDES permits for mercury or other toxic pollutants |

III. EFFLUENT MONITORING REQUIREMENTS

The Dischargers shall monitor mercury in effluent as shown in Table E-2 below and reported on the form included in the next section:

Table E-2. Mercury Monitoring Requirements

| Parameter | Units ¹ | Sample Type ² | Minimum Sampling Frequency ^{3,4} |
|----------------------------|--------------------|---------------------------|--|
| | | | Monthly for Major Dischargers (see Table 1A and 1B) |
| Total mercury ⁵ | μg/L | C-24 or Grab ⁶ | Quarterly for Minor Dischargers (see Table 1A and 1B), except as otherwise indicated below |
| Total mercury | µg/L | | Annually for |
| | | | East Brothers Light Station Inc. |
| | | | Marin County Sanitary District No. 5, Paradise Cove Seafirth Estates Company and Property Owners |
| | | | Quarterly for Dischargers with Average Annual Mass |
| | | | Limits greater than or equal to 0.08 kg/yr |
| Methylmercury ⁷ | μg/L | C-24 or Grab | Semi-annually for Dischargers with Average Annual |
| | , , , , , , , , | <u> </u> | Mass Limits between 0.08 and 0.04 kg/yr |
| | | | Annually for Dischargers with Average Annual Mass |
| | | | Limits less than or equal to 0.04 kg/yr |

(1) Unit Abbreviation: μ g/L = micrograms per liter

- (2) <u>Sample Type</u>: C-24 = 24-hour composite. 24-hour composites may be made up of discrete grab samples collected over a 24-hour period, or may be collected using automatic compositing equipment. If using compositing equipment, the Discharger shall implement all feasible ultra clean techniques to reduce sample contamination (such as use of ultra clean Teflon tubing).
- (3) <u>Intermittent or seasonal dischargers</u> shall collect samples during those months for which a discharge occurs.
- (4) Monitoring frequency: Monitoring frequency may be increased subsequent to reissuance of this Order.
- (5) <u>Total mercury:</u> The Dischargers shall use ultra-clean sampling (USEPA 1669), and ultra-clean analytical methods (USEPA 1631) for total mercury monitoring.
- (6) <u>Grab Samples</u> shall be collected coincident with composite samples collected for the analysis of other regulated parameters.
- (7) Methylmercury: These Dischargers shall use ultra-clean sampling (USEPA 1669) to collect unfiltered methylmercury samples, and ultraclean analytical methods (USEPA 1630/1631, Revision E) with a method detection limit of 0.02 ng/L.

IV. REPORTING REQUIREMENTS

A. General Monitoring and Reporting Requirements

The Dischargers shall comply with all Standard Provisions (Attachments D and G) related to monitoring, reporting, and recordkeeping.

B. Individual Reporting in Self Monitoring Reports (SMRs)

1. Compliance with CIWQS

At any time during the term of this permit, the State or Regional Water Board may notify the Dischargers to electronically submit Self-Monitoring Reports (SMRs) using the State Water Board's California Integrated Water Quality System (CIWQS) Program Web site (http://www.waterboards.ca.gov/ciwqs/index.html). Until such notification is given, the Dischargers shall submit hard copy SMRs. The CIWQS Web site will provide additional directions for SMR submittal in the event there will be service interruption for electronic submittal.

2. Due Dates and Information Required for SMRs

a. Report Data with Routine SMR

The Dischargers shall submit mercury data collected as part of this Order in the regular monthly or quarterly Self Monitoring Reports, and in the annual Self Monitoring Reports (SMR) required in each Discharger's individual permit. If a Discharger monitors mercury more frequently than required by this Order, the results of this monitoring shall be included in the calculations and reporting of the data submitted in the SMR. As required in each Discharger's individual permit, for those dischargers Dischargers required to report monthly, monthly reports shall be due no later than 30 days after the end of each calendar month. For those dischargers Dischargers required to report quarterly in its individual permit, quarterly reports shall beare due 30 days after the end of

each calendar quarter. Annual reports shall be due on February 1 following each calendar year.

- (i) For Industrial Dischargers claiming an effluent credit for recycled water use pursuant to Provision V.C.5, the amount of credit claimed for that month shall be reported monthly to the Municipal Discharger that supplied the recycled water. The reporting from the Industrial Discharger to the Municipal Discharger shall be completed no later than 15 days following the end of the calendar month. The municipal and industrial Dischargers shall then include this information in their respective monthly (or quarterly) and annual SMRs.
 - (ii) If a Discharger monitors mercury more frequently than required by this Order, the results of this monitoring shall be included in the calculations and reporting of the data submitted in the SMR.

b. Annual SMR and Required Forms

Annual SMRs are due February 1 following each calendar year. Each Discharger shall provide its mercury information on the forms shown at the end of this section (pages E-9 through E-13) as an attachment to the cover letter for the Discharger's annual SMR required by its individual permit. Furthermore, by February 1, each Discharger shall send an additional copy of its completed forms to the Regional Water Board by email (in PDF), mail, or fax. This duplicate reporting is necessary to facilitate the Regional Water Board's compilation of the data for compliance determination with the group annual average limitation from all affected Dischargers. Dischargers not required by their individual permits to submit annual SMRs shall still submit annual SMRs for mercury as described in this subsection. The reporting required in this subsection "b." is waived only if the Discharge participates in the Group Compliance Reporting described in IV.C, below.

3. Monitoring Periods

_Monitoring periods and reporting for all required monitoring shall be completed according to the following schedule:

| Sampling Frequency | Monitoring Period Begins On | Monitoring Period |
|-----------------------|-----------------------------|--|
| Monthly | Effective date of permit | 1 st day of calendar month through last day of calendar month |
| Quarterly | Effective date of permit | January 1 through March 31 April 1 through June 30 July 1 through September 30 October 1 through December 31 |
| Semiannually | Effective date of permit | January 1 through June 30 July 1 through December 31 |
| Annually | Effective date of permit | January 1 through December 31 |

4. Reporting of ML or RL, DNQ, and ND, and Establishing Calibration Standards

The Dischargers shall report with each sample result the applicable Minimum Level (ML) or Reporting Level (RL) and the current Method Detection Limit (MDL), as determined by the procedure in 40 CFR Part 136.

The Dischargers shall report the results of analytical determinations for the presence of chemical constituents in a sample using the following reporting protocols:

- a. Sample results greater than or equal to the RL shall be reported as measured by the laboratory (i.e., the measured chemical concentration in the sample).
- b. Sample results less than the RL, but greater than or equal to the laboratory's MDL, shall be reported as "Detected, but Not Quantified," or DNQ. The estimated chemical concentration of the sample shall also be reported.

For the purposes of data collection, the laboratory shall write the estimated chemical concentration next to DNQ as well as the words "Estimated Concentration" (may be shortened to "Est. Conc."). The laboratory may, if such information is available, include numerical estimates of the data quality for the reported result. Numerical estimates of data quality may be percent accuracy (± a percentage of the reported value), numerical ranges (low to high), or any other means considered appropriate by the laboratory.

- c. Sample results less than the laboratory's MDL shall be reported as "Not Detected," or ND.
- d. Dischargers are to instruct laboratories to establish calibration standards so that the ML value (or its equivalent if there is differential treatment of samples relative to calibration standards) is the lowest calibration standard. At no time is a Discharger to use analytical data derived from *extrapolation* beyond the lowest point of the calibration curve.

5. Reporting Data in Tabular Format

- _a. ____The Dischargers shall arrange all reported data in a tabular format. The data shall be summarized to clearly illustrate whether the facility is operating in compliance with effluent limitations. The Dischargers are not required to duplicate the submittal of data that is entered in a tabular format within CIWQS. When electronic submittal of data is required and CIWQS does not provide for entry into a tabular format within the system, the Dischargers shall electronically submit the data in a tabular format as an attachment.
- b. Additionally, for reporting in the annual Self Monitoring Report due February 1, each Discharger shall provide its mercury information on the forms shown at the end of this section (pages E-9 through E-13) as an attachment to the cover letter for the annual report. Furthermore, by February 1, each Discharger shall send an additional copy of its completed forms to the Regional Water Board by email (in PDF), mail, or fax to the Attention: "SF Bay Mercury Watershed Wastewater Permit Compliance Reporting". This duplicate reporting is necessary to facilitate the Regional Water Board's compilation of the data for compliance determination with the group annual average limitation from all affected Dischargers. The reporting required in this subsection is waived if the

Discharge participates in the Group Compliance Reporting described in IV.C, below.

6. Cover Letter for SMR

Each Discharger shall attach a cover letter to the SMR. The information contained in the cover letter shall clearly identify violations of the WDRs and any exceedances of trigger levels; discuss corrective actions taken or planned; and the proposed time schedule for corrective actions. Identified violations must include a description of the requirement that was violated and a description of the violation or trigger level exceedance.

7. Signatory and Certification of SMR

SMRs must be submitted to the Regional Water Board, signed and certified as required by the Standard Provisions (Attachment D), to the address listed below:

Executive Officer
California Regional Water Quality Control Board
San Francisco Bay Region
1515 Clay Street, Suite 1400
Oakland, CA 94612
ATTN: NPDES Wastewater Division

8. Optional Electronic Reporting System

The Dischargers have the option to submit all monitoring results in an electronic reporting format approved by the Executive Officer. The Electronic Reporting System (ERS) format includes, but is not limited to, a transmittal letter, summary of violation details and corrective actions, and transmittal receipt.

C. Optional Group Compliance Reporting

As an alternative to IV.B.5.b. above, each Discharger at its option, may submit its annual mercury discharge forms to a regional entity, such as the

 Bay Area Clean Water Agencies (BACWA) for Dischargers listed in Table 4A, and non-petroleum refinery Industrial Dischargers listed in Table 4B (provided these Industrial Dischargers have made prior arrangement with BACWA to report on their behalf), of the Order, at

BACWA P.O. Box 24055, MS 702 Oakland, CA 94623

Attention ATTN: SF Bay Mercury Watershed Wastewater Permit Compliance Reporting

or

 Western State Petroleum Association (WSPA) for <u>Petroleum Refinery Industrial</u> Dischargers listed in Table 4B of the Order, at

> WSPA 1415 L Street, Suite 600 Sacramento, CA 95814

Attention ATTN: SF Bay Mercury Watershed Wastewater Permit Compliance Reporting

If the Discharger chooses this alternative, it shall indicate in the cover letter of its annual report due to the Regional Water Board on February 1st of its intent and commitment to do soreport with a group by February 15th. Each Discharger shall provide its mercury information on the form shown at the end of this section by February 15th so as to allow the respective regional entity to provide compiled information to the Regional Water Board as indicated below. If the Discharger fails to meet its commitment, it will be subject to enforcement action by the Regional Water Board for failure to meet the February 1st reporting deadline and requirement.

1. Compliance Report of Mercury Discharge Levels

By April 1st of each year, the Dischargers' group will submit a report describing the group's mercury discharges for the preceding calendar year. The report will contain the following:

- Summary tables depicting each Discharger's annual and monthly flows, mercury concentrations, and mercury mass loads, calculated as described in Effluent Limitations III.A. and B. of the Order, and the sum of all the individual Dischargers' annual mass loads (if the Dischargers' group did not receive completed forms from the each group member, the sum should be left blank along with blank rows or columns left in the summary tables those group members);
- An analysis of the effluent data, including discussion of all statistical methods used;
- A discussion of apparent trends in mercury loading of each Discharger; and
- An electronic file containing all the data, in a format compatible with the Regional Water Board's Electronic Reporting System or California Integrated Water Quality System.
- Copies of the completed forms from each Discharger who provided forms.

2. Report on Mercury Reduction Efforts

By April 1st of each year, the Dischargers' group will submit a report describing their mercury reduction efforts. This report will contain the following:

a. A discussion of events that may have affected mercury loading for the preceding calendar year; and

- b. A description of mercury source control projects, planned or under way, including where applicable, but not limited to:
 - i. descriptions of project activities; and
 - ii. implementation schedules for planned source control projects; and
 - iii. estimates of mercury mass loads that can be avoided through program activities unrelated to normal treatment, <u>including recycled water</u> <u>delivered</u>, summarized by activity if appropriate.

San Francisco Bay Regional Water Quality Control Board

Annual Mercury Information Reporting Form Part 1 of 3 – Basic Information

Complete and return all 3 parts of this form to the Regional Water Board no later than February 1st in your Annual Self Monitoring Report, to report on the previous calendar year. You must also mail, fax, or email PDF file of a second copy of this completed form to the address below. In lieu of this dual reporting to the Regional Water Board, you may complete one set of these forms and report through a group in accordance with MRP Section IV.C. (see page E-6).

San Francisco Bay Regional Water Quality Control Board 1515 Clay Street, Suite 1400 Oakland, CA 94612

Attention: SF Bay Mercury Watershed Wastewater Permit Compliance Reporting

Email: MercuryWasteWaterShed@waterboards.ca.gov

Fax: (510) 622-2460

| Name of Discharger: | | | |
|--|--|--|--|
| Individual NPDES Permit Number(s): | | | |
| Discharger Contact Person: | | | |
| Contact Person Phone Number: | | | |
| Contact Person Email: | | | |
| Calendar Year Reporting: (Example: for data collected in 2009, enter "2009") | | | |
| Certification: | | | |
| I certify under penalty of law that this document and all attachments are prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who managed the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations. | | | |
| Signature of Responsible Discharger Representative Date | | | |

Discharger:

Print Name and Title

San Francisco Bay Regional Water Quality Control Board

Annual Mercury Information Reporting Form Part 2 of 3 – Mercury Data

| Calendar Year Reporting: Monitoring Station: Use separate Part 2 sheets for multiple monitoring stations | | | | | | |
|---|--|--|--|---|--|--|
| this bo part (P | A Discharger reporting data to the optional Electronic Report System (ERS), may check and initial this box to certify that its mercury data in ERS are complete and correct, if it wishes to skip this part (Part 2) of the Annual Mercury Information Reporting Form requirement. Any recycled water adjustments must still be shown on this sheet. | | | | | |
| Month | Sample | Effluent Flow (mgd) | Mercury Concentration (µg/L) | Average Monthly Mass Load (kg/mo) | | |
| | Date | For months not sampled for mercury, enter the average monthly flow for that month. | Only fill in boxes for month(s) sampled. Indicate "no data" for month(s) not sampled. Only provide total mass load if sampled every month. | | | |
| Jan | | | | | | |
| Feb | | | | | | |
| Mar | | | | | | |
| Apr | | | | | | |
| May | | | | | | |
| Jun | | | | | | |
| Jul | | | | | | |
| Aug | | | | | | |
| Sep | | | | | | |
| Oct | | | | | | |
| Nov | | | | | | |
| Dec | | | | | | |
| Total | | | | | | |
| Average | | | | | | |

Note: if more than one sample in a month at the same station, report flows and concentrations for all sample days above, and calculate average monthly mass load in accordance with the methodology described in Effluent Limitations III of this Order.

Comments on data (if any):

For Dischargers claiming an effluent credit for recycled wastewater use pursuant to Provision V.C.5 of the Order, please indicate the credit(s) that will be applied to the mass loads listed above, and show below on the back of

TENTATIVE ORDER Revised August 14, 2007

this sheet the credit calculation and basis (use additional sheets if necessary). For Dischargers who provide or use recycled wastewater tor industrial supply pursuant to Provision V.C.5 of the Order, please indicate any adjustments that have been applied to the mass loads listed above.

San Francisco Bay Regional Water Quality Control Board

Annual Mercury Information Reporting Form Part 3 of 3 – Source Control Information

| Di | Discharger: | | | | |
|----|---|--|--|--|--|
| Ca | alendar Year Reporting: | | | | |
| 1. | Discussion of any events that affected mercury loading for the calendar year: | | | | |
| 2. | Description of mercury source control projects underway or planned. Each project shall include: (1) description of project activities; (2) implementation schedule(s); and (3) estimates of mercury mass loads that can be avoided through program activities unrelated to normal treatment, summarized by activity if appropriate. a. Projects completed or underway during the reporting year: | | | | |
| | b. Projects planned for the near future (include information about expected schedule): | | | | |

D. Discharge Monitoring Reports (DMRs)

- As described in Section X.B.1 above, at any time during the term of this permit, the State or Regional Water Board may notify the Dischargers to electronically submit self-monitoring reports. Until such notification is given, major Dischargers (See Tables 1A and 1B in cover section of permit) shall submit mercury results as part of their discharge monitoring reports (DMRs) in accordance with the requirements described below.
- 2. DMRs must be signed and certified as required by the standard provisions (Attachment D). Each Discharger shall submit the original DMR and one copy of the DMR to the address listed below:

| STANDARD MAIL | FEDEX/UPS/ OTHER PRIVATE CARRIERS |
|-------------------------------------|---------------------------------------|
| State Water Resources Control Board | State Water Resources Control Board |
| Division of Water Quality | Division of Water Quality |
| c/o DMR Processing Center | c/o DMR Processing Center |
| PO Box 100 | 1001 I Street, 15 th Floor |
| Sacramento, CA 95812-1000 | Sacramento, CA 95814 |

3. All discharge monitoring results must be reported on the official US EPA preprinted DMR forms (EPA Form 3320-1). Forms that are self-generated will not be accepted unless they follow the exact same format of EPA Form 3320-1.

ATTACHMENT F - FACT SHEET

Table of Contents

| <u>l. </u> | PER | MIT Information | <u></u> 2 |
|-------------------|--------------|---|-----------|
| II. | Faci | lities Description | 8 |
| | A. | Description of Wastewater Treatment | 8 |
| | B. | Discharge Points and Receiving Waters | 8 |
| | C. | Summary of Existing Requirements and Self-Monitoring Report (SMR) Data | 9 |
| | <u>D.</u> | Compliance Summary | _11 |
| <u>III.</u> | App | Compliance Summaryicable Plans, Policies, and Regulations | _11 |
| | <u>A.</u> | Legal Authorities | _11 |
| | <u>B.</u> | California Environmental Quality Act (CEQA) | _11 |
| | <u>C.</u> | State and Federal Regulations, Policies, and Plans | _11 |
| | | Impaired Water Bodies on CWA 303(d) List | |
| IV. | | onale For Effluent Limitations and Discharge Specifications | |
| | <u>A.</u> | Water Quality-Based Effluent Limitations (WQBELs) | _14 |
| | | ONALE FOR RECEIVING WATER LIMITATIONS – | |
| VI. | Ratio | onale for Monitoring and Reporting Requirements | _29 |
| VII. | Rati | onale for Provisions | _30 |
| | | Standard Provisions | |
| | <u>B.</u> | Special Provisions | _30 |
| VIII. | <u>Pub</u> | ic Participation | _35 |
| | <u>A.</u> | Notification of Interested Parties | _36 |
| | <u>B.</u> | Written Comments | _36 |
| | | Public Hearing | |
| | <u>D.</u> | Waste Discharge Requirements Petitions | _37 |
| | <u> </u> | Information and Copying | _3/ |
| | | Register of Interested Persons | |
| Λ | | Additional Information | |
| | | F-1 Example of When Required Actions are Triggered | |
| App | <u>enaix</u> | F-2 Calculation of Concentration Based Effluent Limits | _40 |
| | | | |
| | | List of Tables | |
| | | List of Tables | |
| Tahl | ≏ F_1 | . Facility Information | 2 |
| | | Current Individual Permit Mercury Effluent Limits for Municipal Dischargers | <u>2</u> |
| | | Current Individual Permit Mercury Effluent Limits for Industries | |
| | | Basin Plan Beneficial Uses | |
| | | TMDL Mass Limits and Wasteload Allocations for Municipal Wastewater | |
| | | Dischargers | . 16 |
| Tabl | e F-6 | 5. TMDL Wasteload Allocations for Industrial (Non-Petroleum Refinery) Wastewate | er |
| | | Discharges ^c | |
| Tabl | e F-7 | TMDL Wasteload Allocations for Petroleum Refinery Wastewater Discharges | |
| | | . Municipal Individual Mercury Effluent Limitations | |
| | | . Industrial Individual Mercury Effluent Limitations | |

ATTACHMENT F - FACT SHEET

As described in section II of this Order, this Fact Sheet includes the legal requirements and technical rationale that serve as the basis for the requirements of this Order. This Order has been prepared under a standardized format to accommodate a broad range of discharge requirements for Dischargers in California.

I. PERMIT INFORMATION

The following table summarizes administrative information related to the facility.

Table F-1. Facility Information (information not already presented in this Order is shown in bold)

| WDID | | | |
|--|--|--|--|
| WDID | | | |
| Discharger | | | |
| Name of Facility | See Tables 1A and 1B attached to cover page above. | | |
| Facility Address | | | |
| Facility Contact, Title and | See Tables 4A and 4B starting on page 3 above. | | |
| Phone | See Tables 4A and 4B starting on page 3 above. | | |
| Authorized Person to Sign and Submit Reports | See Tables F-1A and F-1B below. | | |
| Mailing Address | See Tables 4A and 4B starting on page 3 above. | | |
| Billing Address | See Tables F-1A and F-1B below. | | |
| Type of Facility | See Tables 4A and 4B starting on page 3 above. | | |
| Major or Minor Facility | See Tables 1A and 1B attached to cover page above. | | |
| Threat to Water Quality | | | |
| Complexity | See Tables F-1A and F-1B below. | | |
| Pretreatment Program | | | |
| Reclamation Requirements | Not applicable. | | |
| Facility Permitted Flow | See Facility Design Flow below. | | |
| Facility Design Flow | See Tables 4A and 4B starting on page 3 above. | | |
| Watershed | San Francisco Bay | | |
| Receiving Water | See Tables F-1A and F-1B below. | | |
| Receiving Water Type | Joe Tables I TA allu I TD below. | | |

Table. F-1A. Additional Information on Municipal Facilities

| Discharger | Authorized Person to Sign and Submit Reports | Billing Address (if different from mailing address) | Threat to Water Quality | Complexity | Pretreatment Program | Receiving Water & Type |
|---|--|---|-------------------------------|------------|-------------------------|------------------------------|
| American Canyon, City of | Robert C. Weil, Public Works Director (707) 647-4550 Also Peter Lee | Same as mailing address | 1 | А | Y | Estuario e |
| Benicia, City of | Jerry Gall Superintendent (707) 746-4336 | Same as mailing address | 2 | Α | Y | Estuarine |
| Burlingame, City of | Same as contact | Same as mailing address | 2 | Α | Y | Marine |
| Calistoga, City of | Paul Wade Public Works Director (707) 746-4336 | Same as mailing address | 2 | В | N | Freshwater |
| Central Contra Costa Sanitary District | Same as contact | Same as mailing address | 1 | Α | Y | Estuarine |
| Central Marin Sanitation Agency | Robert Cole Environmental Services Manager (415) 459-1455 ext. 142 | Same as mailing address | 2 | А | Y | Estuarine |
| Contra Costa County Sanitation District No. 5, Port Costa | Same as contact | Same as mailing address | 3 | В | N | Estuarine |
| Delta Diablo Sanitation District | Same as contact | Same as mailing address | 1 | Α | Y | Estuarine |
| East Bay Dischargers Authority Hayward Water Pollution Control Facility San Leandro Water Pollution Control Plant | | | | | | |
| Oro Loma/Castro Valley Sanitary Districts Water Pollution Control Plant | Charles V. Weir | Comp on mailing address | 4 | ٨ | Y | Marine |
| Raymond A. Boege Alvarado Wastewater Treatment Plant | General Manager (510) 278-5910 | Same as mailing address | 1 | A | Ť | Iviaririe |
| Livermore-Amador Valley Water Management Agency (LAVWMA) Export and Storage Facilities Dublin San Ramon Services District | | | | | | |
| Wastewater Treatment Plant City of Livermore Water Reclamation Plant | | | | | | |

| Discharger | Authorized Person to Sign and Submit Reports | Billing Address (if different from mailing address) | Threat to Water Quality | Complexity | Pretreatment Program | Receiving Water Type |
|--|---|---|-------------------------------|------------|-------------------------|---|
| East Bay Municipal Utilities District | Same as contact | EBMUD Accounts Payable P.O. Box 23060 Oakland, CA 94623- 2306 | 1 | А | Y | ME N-XXXX W-XXXXX MaxXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX |
| EBMUD – Wet Weather Facilities | Same as contact | EBMUD Accounts Payable P.O. Box 23060 Oakland, CA 94623- 2306 | 2 | А | N | |
| East Brother Light Station, Inc. ¹ | Same as contact | Same as mailing address | 3 | В | N | Estuarine |
| Fairfield-Suisun Sewer District | Same as contact | Same as mailing address | 1 | Α | Y | Estuarine |
| Las Gallinas Valley Sanitary District | Same as contact | Same as mailing address | 2 | Α | N | Estuarine |
| Marin County (Paradise Cove), Sanitary District No. 5 of | Tim O'Day Wastewater Facility Manager (415) 435-1501 | Same as mailing address | 3 | В | N | Marine |
| Marin County (Tiburon), Sanitary District No. 5 of | Tim O'Day Wastewater Facility Manager (415) 435-1501 | Same as mailing address | 2 | А | N | Marine |
| Millbrae, City of | Same as contact | Same as mailing address | 2 | Α | N | Marine |
| Mt. View Sanitary District | David R. Contreras District Manager (925) 228-5635 ext. 32 | Same as mailing address | 2 | Α | N | Estuarine |
| Napa Sanitation District | Same as contact | Same as mailing address | 1 | Α | Y | Estuarine |
| Novato Sanitary District | Same as contact | Same as mailing address | 2 | Α | Y | Estuarine |
| Palo Alto, City of | Same as contact | Same as mailing address | 1 | Α | Y | Estuarine |
| Petaluma, City of | Same as contact | Same as mailing address | 2 | Α | Y | Estuarine |
| Pinole, City of | Same as contact | Same as mailing address | 3 | Α | N | Marine |
| Rodeo Sanitary District | Steven S. Beall Engineer-Manager (510) 799-2970 | Same as mailing address | 3 | А | N | Estuarine |
| Saint Helena, City of | Same as contact | Same as mailing address | 2 | В | N | Freshwater |
| San Francisco (Airport), City and County of, San Francisco International Airport, Sanitary | Ernie Eavis | 676 McDonnell Road San Francisco, CA 94128 | 3 | В | Y | Marine |

| Discharger | Authorized Person to Sign and Submit Reports | Billing Address (if different from mailing address) | Threat to Water Quality | Complexity | Pretreatment Program | Receiving Water Z Type |
|--|---|---|-------------------------------|------------|-------------------------|------------------------------|
| San Francisco (Southeast Plant), City and County of | Gregory Mayer Operations Superintendent | Same as mailing address | 1 | А | Y | Maşine X |
| San Jose/Santa Clara, Cities of | Same as contact | Same as mailing address | 1 | Α | Y | Estuarine |
| San Mateo, City of | Same as contact | Same as mailing address | 1 | Α | Υ | Marîn ê |
| Sausalito-Marin City Sanitary District | Same as contact | Same as mailing address | 2 | Α | N | Marine |
| Seafirth Estates Company and Property Owners within the Seafirth Estates Subdivision ¹ | Bonner Buehler Plant Operator (415) 388-1345 | Same as mailing address | 3 | В | N | Marine |
| Sewerage Agency of Southern Marin | Same as contact | Same as mailing address | 2 | Α | N | Marine |
| Sonoma Valley County Sanitary District | Same as contact | Same as mailing address | 2 | Α | N | Estuarine |
| South Bayside System Authority | Same as contact | Same as mailing address | 1 | Α | Y | Marine |
| South San Francisco and San Bruno, Cities of | Same as contact | Same as mailing address | 1 | А | Y | Marine |
| Sunnyvale, City of | Same as contact | Same as mailing address | 1 | Α | Υ | Estuarine |
| US Naval Support Activity, Treasure Island | Patricia McFadden Brac Field Team Leader OR Michael Mentink Environmental Coordinator | Same as mailing address | 2 | А | N | Marine |
| Vallejo Sanitation and Flood Control District | Ronald J. Matheson District Manager (707) 644-8949 | Same as mailing address | 1 | А | Y | Estuarine |
| West County Agency (West County Wastewater District and City of Richmond Municipal Sewer District) | E.J. Shalaby District Manager (510) 620-6538222-6700 | Same as mailing address | 2 | А | Y | Estuarine |
| Yountville, Town of | Don Moore Wastewater Assistant System Supervisor (707) 944-2988 | Same as mailing address | 2 | В | N | Freshwater |

Table. F-1B. Additional Information for Industrial Facilities

| Discharger | Authorized Person to Sign and Submit Reports | Billing Address (if different from mailing address) | Threat to Water Quality | Complexity | Pretreatment Program | Receiving Water Type |
|---|---|--|-------------------------------|------------|-------------------------|-------------------------|
| Industrial Wastewater Discharger | (Non-Petroleum Refinery): | | | | | |
| C&H Sugar and Crockett Community Services District | Elizabeth M. Crowley Environmental Compliance Manager | Same as mailing address | 2 | А | N | Enclosed Bay |
| Crockett Cogeneration, LP and Pacific Crockett Energy, Inc. | Don Burkard Plant Manager (510) 787-4155 | Same as mailing address | 2 | В | N | Enclosed Bay |
| The Dow Chemical Company | Greg Dubitsky General Manager (925) 432-5154 | Same as mailing address | 2 | А | N | Enclosed Bay |
| General Chemical West, LLC | Brad Klock General Manager (925) 458-7359 | Same as mailing address | 2 | В | N | Enclosed Bay |
| GWF Power Systems L. P., Site I | Neftali Nevarez (925) 431-1445 | Same as mailing address | 3 | С | N | Enclosed Bay |
| GWF Power Systems L. P., Site V | Neftali Nevarez (925) 431-1445 | Same as mailing address | 3 | С | N | Enclosed Bay |
| Pacific Gas and Electric Company (PG&E) | David Harnish Site Remediation Manager (925) 866-5882 | Same as mailing address | 3 | В | N | Enclosed Bay |
| Rhodia, Inc. | Peter Jurichko Plant Manager | Same as mailing address | 1 | А | N | Enclosed Bay |
| San Francisco, City and County of, San Francisco International Airport, Industrial Commission | Ernie Eavis Deputy Airport Director | P.O. Box 8097, San Francisco, CA, 94128 | 1 | А | N | Enclosed Bay |
| Mirant Delta, LLC | James P. Garlick, Sr. Vice President, Operations | Pittsburg Power Plant P.O. Box 192 Pittsburg, CA 94565 | 1 | Α | N | Estuary erson |

| Discharger | Authorized Person to Sign and Submit Reports | Billing Address (if different from mailing address) | n mailing Water | | Pretreatment Program | Receio CA Water CA |
|--|---|---|-----------------|---|-------------------------|-----------------------|
| Mirant Potrero LLC | James P. Garlick, Sr. Vice President, Operations | Mirant Potrero, LLC, Potrero Power Plant, 1201-A Illinois Street San Francisco, CA 94107 | 2 | А | N | EncloseXXX |
| USS-Posco Industries | David Allen Regulations Manager (925) 439-6290 | Same as mailing address | 1 | Α | N | Enclosed Bay |
| Industrial Wastewater Discharger | (Petroleum Refinery): | | | | | |
| Chevron Products Company | J.G. Whiteside General Manager (510) 242-4400 | Same as mailing address | 1 | А | N | Enclosed Bay |
| ConocoPhillips | J.M. Kenney Manager, San Francisco Refinery (510) 245-4415 | Same as mailing address | 1 | А | N | Enclosed Bay |
| Shell Oil Products US and Equilon Enterprises LLC | Aamir Farid Refinery Manager (925) 313-3000 | Same as mailing address | 1 | Α | N | Enclosed Bay |
| Tesoro Refining & Marketing Co. | Alan Savage Environmental Manager (925) 335-3490 | Same as mailing address | 1 | Α | N | Enclosed Bay |
| Valero Refining Company | Marcus Cole Senior Environmental Engineer (707) 745-7807 | Same as mailing address | 1 | А | N | Enclosed Bay |

- A. The Dischargers listed in this Order are currently discharging pursuant to the Order Nos. and National Pollutant Discharge Elimination System (NPDES) Permit Nos. as shown in Attachment B. This Mercury Watershed Permit implements the San Francisco Bay mercury Total Maximum Daily Load (TMDL) adopted by the Regional Water Board on December 13, 2006. The TMDL will be effective once USEPA approves it. Upon this Order's effective date, it will supersede mercury requirements in the Orders listed in Attachment B, or in the Orders that will be adopted by the Regional Water Board in reissuing the expired or expiring NPDES permits prior to the effective date of this Order.
 - For the purposes of this Order, references to the "discharger" or "permittee" in applicable federal and state laws, regulations, plans, or policy are held to be equivalent to references to the Dischargers herein.
- **B.** The Dischargers listed in Table 1A of the Order own and operate secondary and advanced secondary wastewater treatment facilities as described in their respective Orders. The Dischargers listed in Table 1B of the Order own and operate wastewater treatment facilities as described in their respective Orders. Wastewater is discharged to San Francisco Bay and its tributaries, which are waters of the United States within the San Francisco Bay watershed. Attachment C shows a map of the dischargers subject to this Order.

II. FACILITIES DESCRIPTION

A. Description of Wastewater Treatment

Municipal wastewater treatment plants provide secondary treatment, which includes settling, filtration, and biological treatment. Some plants also provide advanced treatment, which removes additional solids. Removing additional solids removes additional pollutants, like mercury, that adhere to particles. Municipal wastewater treatment plants generally remove over 90% of the mercury in their influent. While the removed mercury is not directly discharged to water, some is returned to the environment through landfills, incinerators, or soil amendments. The primary sources of mercury in municipal wastewater are expected to be human waste and medical and dental facilities.

Industrial Dischargers include petroleum refineries, chemical plants, and other large industrial facilities. The mercury loads depend on the types of activities in which these Dischargers engage. The wastewater treatment facilities also vary depending on the activities. Individual permits, listed in Attachment B, provide further descriptions of treatment processes.

B. Discharge Points and Receiving Waters

The locations of discharge points are shown in Tables 4A and 4B of the Order, above. Treated wastewater is discharged to San Francisco Bay and its tributaries as indicated on Tables 2A and 2B of the Order.

C. Summary of Existing Requirements and Self-Monitoring Report (SMR) Data

Effective effluent limitations contained in current individual permits for the Dischargers subject to this Order are shown in the table below. Information for each Discharger is available in the individual permit and monitoring reports for that Discharger. All limits are specified in ug/l.

Table F-2. Current Individual Permit Mercury Effluent Limits for Municipal Dischargers

| Discharger | Average Monthly | Maximum Daily | |
|---|--|------------------|--|
| American Canyon, City of | 0.021 | 0.039 | |
| Benicia, City of | 0.087 | | |
| Burlingame, City of | 0.087 | | |
| Calistoga, City of | 0.020 | 0.042 | |
| Central Contra Costa Sanitary District | 0.087 | 1.0 | |
| Central Marin Sanitation Agency | 0.087 | | |
| Contra Costa County Sanitation District No. 5, Port Costa | No limit be reasonable | | |
| Delta Diablo Sanitation District | 0.084 | | |
| East Bay Dischargers Authority – Combined Outfall | 0.087 | | |
| Union S.D. Wet Weather Outfall | | 0.087 | |
| Union S.D. Hayward Marsh | 0.087 | | |
| LAVWMA Wet Weather Outfall | No limit because no reasonable potential | | |
| East Bay Municipal Utilities Dist. – Main WWTP | 0.087 | | |
| EBMUD – Point Isabel WWF | | 0.40 | |
| EBMUD – San Antonio Creek WWF | | 1.0 | |
| EBMUD – Oakport WWF | | 0.25 | |
| East Brother Light Station, Inc. | No limit because no reasonable potential | | |
| Fairfield-Suisun Sewer District | 0.023 | | |
| Las Gallinas Valley Sanitary District | 0.087 | | |
| Marin County (Paradise Cove), Sanitary District No. 5 of | No limit be reasonable | | |
| Marin County (Tiburon), Sanitary District No. 5 of | 0.087 | | |
| Millbrae, City of | 0.087 | | |
| Mt. View Sanitary District | 0.021 | 0.038 | |
| Napa Sanitation District | 0.087 | | |
| Novato Sanitary District | 0.087 | | |
| Palo Alto, City of | 0.023 | | |
| Petaluma, City of | 0.021 | 0.04 | |
| Pinole, City of | 0.087 | | |
| Rodeo Sanitary District | 0.021 | 0.041 | |
| Saint Helena, City of | 0.08 | | |
| San Francisco (Airport), City and County of, SF International Airport, Sanitary | 0.087 | 1.0 | |

| Discharger | Average Monthly | Maximum Daily | |
|--|--|------------------|--|
| San Francisco (Southeast Plant), City and County of | 0.087 | | |
| San Jose/Santa Clara, Cities of | 0.012 | 2.1 | |
| San Mateo, City of | 0.087 winter | | |
| | 0.023 summer | | |
| Sausalito-Marin City Sanitary District | 0.2 | 1 | |
| Seafirth Estates Company and Property Owners with the Seafirth Estates Subdivision | No limit because no reasonable potential | | |
| Sewerage Agency of Southern Marin | 0.087 | 1 | |
| Sonoma Valley County Sanitary District | 0.087 | 1 | |
| South Bayside System Authority | 0.023 | 0.034 | |
| South San Francisco and San Bruno, Cities of | 0.087 | | |
| Sunnyvale, City of | 0.012 | 2.1 | |
| US Naval Support Activity, Treasure Island | 0.087 | | |
| Vallejo Sanitation and Flood Control District | 0.087 | | |
| West County Agency (West County Wastewater District and City of Richmond Municipal Sewer District) | 0.087 | | |
| Yountville, Town of | 0.084 | | |

Table F-3. Current Individual Permit Mercury Effluent Limits for Industries

| Discharger | Average Monthly <u>.</u> <u>ug/L</u> | Maximum Daily <u>, μg/L</u> | | | | |
|--|--|--------------------------------|--|--|--|--|
| Industrial Wastewater Discharger (Non-Petroleum Refinery): | | | | | | |
| C&H Sugar - 001 <u>002</u> | 0.21 | 1.0 | | | | |
| Crockett Cogeneration, LP and Pacific Crockett Energy, Inc. | | because no ble potential | | | | |
| The Dow Chemical Company | 0.084 | 1 | | | | |
| General Chemical West, LLC | | 1 | | | | |
| GWF Power Systems L. P., Site I | | 0.134 | | | | |
| GWF Power Systems L. P., Site V | | 0.071 | | | | |
| Pacific Gas and Electric Company (PG&E) | 0.02 | 0.041 | | | | |
| Rhodia, Inc. | | 0.32 | | | | |
| San Francisco, City and County of, SF International Airport, Industrial Commission | 0.087 | 1 | | | | |
| Mirant Delta, LLC | 0.165 | | | | | |
| Mirant Potrero LLC | 0.032 | | | | | |
| USS-Posco Industries | No limit because no reasonable potential | | | | | |
| Industrial Wastewater Discharger (Petroleum R | efinery): | | | | | |
| Chevron Products Company | 0.075 | | | | | |
| ConocoPhillips | 0.075 | | | | | |
| Shell Oil Products US and Equilon Enterprises LLC | 0.075 | | | | | |
| Tesoro Refining & Marketing Co. | 0.019 | 0.044 | | | | |
| Valero Refining Company | 0.075 | | | | | |

D. Compliance Summary

There have been no serious exceedances of mercury effluent limitations for the Dischargers in recent years.

III. APPLICABLE PLANS, POLICIES, AND REGULATIONS

The requirements contained in the proposed Order are based on the requirements and authorities described in this section.

A. Legal Authorities

This Order is issued pursuant to section 402 of the federal Clean Water Act (CWA) and implementing regulations adopted by the U.S. Environmental Protection Agency (USEPA) and chapter 5.5, division 7 of the California Water Code (commencing with section 13370). It shall serve as a NPDES permit for point source discharges or mercury from the facilities listed in this Order to surface waters. This Order also serves as Waste Discharge Requirements (WDRs) pursuant to article 4, chapter 4, division 7 of the Water Code (commencing with section 13260).

B. California Environmental Quality Act (CEQA)

Under Water Code section 13389, this action to adopt an NPDES permit is exempt from the provisions of CEQA, Public Resources Code sections 21100 through 21177.

C. State and Federal Regulations, Policies, and Plans

1. Water Quality Control Plans. The Regional Water Quality Control Board (Regional Water Board) adopted a Water Quality Control Plan for the San Francisco Bay Basin (Region 2) (hereinafter Basin Plan) that designates beneficial uses, establishes water quality objectives, and contains implementation programs and policies to achieve those objectives for all waters addressed through the plan. In addition, the Basin Plan implements State Water Resources Control Board (State Water Board) Resolution No. 88-63, which established state policy that all waters, with certain exceptions, should be considered suitable or potentially suitable for municipal or domestic supply. Beneficial uses applicable to San Francisco Bay Water are as follows:

Table F-4. Basin Plan Beneficial Uses

| Receiving Water Name | Beneficial Use(s) |
|---|---|
| San Francisco Bay and Applicable Tributaries – See individual Order Nos. (Attachment B) for specific Beneficial Uses that apply. | Agricultural Supply (AGR), Cold Freshwater Habitat (COLD), Ocean, Commercial, and Sport Fishing (COMM), Estuarine habitat (EST), Industrial Service Supply (IND), Marine Habitat (MAR), Fish Migration (MIGR), Municipal and domestic Supply (MUN), Navigation (NAV), Industrial Process Supply (PROC), Preservation of Rare and Endangered Species (RARE), Water Contact Recreation (REC1), Noncontact Water Recreation (REC2), Shellfish Harvesting (SHELL), Fish Spawning (SPWN), Warm Freshwater Habitat (WARM) |

Requirements of this Order implement the Basin Plan.

The Regional Water Board adopted a Basin Plan Amendment on December 13, 2006, that establishes new water quality objectives for mercury, and that establishes the San Francisco Bay Mercury TMDL to attain the new mercury objectives in San Francisco Bay and contiguous bay segments. The new objectives and TMDL become effective after approval by the State Water Board and USEPA. Elevated mercury concentrations currently exist in the tissues of fish, and methylmercury, a highly toxic form of mercury, is a persistent bioaccumulative pollutant. The mercury TMDL calls for reduction of mercury mass loadings to San Francisco Bay. Additional details regarding mercury sources to San Francisco Bay, and technical information related to the San Francisco Bay Mercury TMDL, are provided in the Fact Sheet. The purpose of this Order is to implement the San Francisco Bay Mercury TMDL wasteload allocations for Dischargers listed in Tables 1A and 1B.

- 2. State Implementation Policy. On March 2, 2000, the State Water Board adopted the Policy for Implementation of Toxics Standards for Inland Surface Waters, Enclosed Bays, and Estuaries of California (State Implementation Policy or SIP). The SIP became effective on April 28, 2000 with respect to the priority pollutant criteria promulgated for California by the USEPA through the California Toxics Rule and National Toxics Rule and to the priority pollutant objectives established by the Regional Water Board in the Basin Plan. The SIP became effective on May 18, 2000 with respect to the priority pollutant criteria promulgated by the USEPA through the CTR. The State Water Board adopted amendments to the SIP on February 24, 2005 that became effective on July 13, 2005. The SIP establishes implementation provisions for priority pollutant criteria and objectives and provisions for chronic toxicity control. Requirements of this Order implement the SIP.
- 3. Antidegradation Policy. Section 131.12 requires that the state water quality standards include an antidegradation policy consistent with the federal policy. The State Water Board established California's antidegradation policy in State Water Board Resolution No. 68-16. Resolution No. 68-16 incorporates the federal antidegradation policy where the federal policy applies under federal law. Resolution No. 68-16 requires that existing water quality be maintained unless degradation is justified based on specific findings. The Regional Water Board's Basin Plan implements, and incorporates by reference, both the State and federal

antidegradation policies. The permitted discharges must be consistent with the antidegradation provision of section 131.12 and State Water Board Resolution No. 68-16.

4. Anti-Backsliding Requirements. Sections 402(o)(2) and 303(d)(4) of the CWA and federal regulations at title 40, Code of Federal Regulations ¹ section 122.44(I) prohibit backsliding in NPDES permits. These anti-backsliding provisions require that effluent limitations in a reissued permit must be as stringent as those in the previous permit, with some exceptions in which limitations may be relaxed.

D. Impaired Water Bodies on CWA 303(d) List

On June 6, 2003, the USEPA approved a revised list of impaired water bodies prepared by the State (hereinafter referred to as the 303(d) list), prepared pursuant to provisions of Section 303(d) of the Federal CWA requiring identification of specific water bodies where it is expected that water quality standards will not be met after implementation of technology-based effluent limitations on point sources. San Francisco Bay is listed as an impaired waterbody for mercury. The SIP requires final effluent limitations for all 303(d)-listed pollutants to be based on total maximum daily loads and associated wasteload allocations.

San Francisco Bay is impaired for mercury because mercury contamination is adversely affecting existing beneficial uses, including sport fishing, preservation of rare and endangered species, and wildlife habitat. Mercury concentrations in San Francisco Bay fish are high enough to threaten the health of humans who consume them. In addition, mercury concentrations in some bird eggs harvested from the shores of San Francisco Bay are high enough to account for abnormally high rates of eggs failing to hatch.

The San Francisco Bay mercury TMDL was adopted by the Regional Water Board on August 9, 2006. The numeric targets, allocations, and associated implementation plan will ensure that all San Francisco Bay segments attain applicable water quality standards, including new mercury water quality objectives indicated in section IV.A.2. to protect and support beneficial uses.

The TMDL allocations and implementation plan focus on controlling the amount of mercury that reaches the Bay and identifying and implementing actions to minimize mercury bioavailability. The organic form of mercury (methylmercury) is toxic and bioavailable, but information on ways of controlling methylmercury production is limited. However, this is an area of active research and strategies for controlling this process are forthcoming. The effectiveness of implementation actions, monitoring to track progress toward targets, and the scientific understanding pertaining to mercury will be periodically reviewed and the TMDL may be adapted as warranted.

The mercury TMDL implementation plan has four objectives: (1) reduce mercury loads to achieve load and wasteload allocations, (2) reduce methylmercury production and consequent risk to humans and wildlife exposed to methylmercury, (3) conduct

-

¹ All further statutory references are to title 40 of the Code of Federal Regulations unless otherwise indicated.

monitoring and focused studies to track progress and improve the scientific understanding of the system, and (4) encourage actions that address multiple pollutants. The plan establishes requirements for Dischargers to reduce or control mercury loads and identifies actions necessary to better understand and control methylmercury production. In addition, it addresses potential mercury sources and describes actions necessary to manage risks to Bay fish consumers. The adaptive implementation section describes the method and schedule for evaluating and adapting the TMDL and implementation plan as needed to assure water quality standards are attained.

IV. RATIONALE FOR EFFLUENT LIMITATIONS AND DISCHARGE SPECIFICATIONS

The CWA requires point source dischargers to control the amount of conventional, non-conventional, and toxic pollutants that are discharged into the waters of the United States. The control of pollutants discharged is established through effluent limitations and other requirements in NPDES permits. Section 122.44(d) of the Code of Federal Regulations requires that permits include water quality-based effluent limitations to attain and maintain applicable numeric and narrative water quality criteria to protect the beneficial uses of the receiving water.

A. Water Quality-Based Effluent Limitations (WQBELs)

1. Scope and Authority

Section 301(b) of the CWA and section 122.44(d) require that permits include limitations more stringent than applicable federal technology-based requirements where necessary to achieve applicable water quality standards. Water quality-based effluent limitations are included in this permit to implement wasteload allocations which are part of the San Francisco Bay mercury TMDL.

2. Applicable Beneficial Uses and Water Quality Criteria and Objectives

The WQC and WQOs applicable to the receiving waters for this discharge are from the Basin Plan. A Basin Plan amendment adopted by the Regional Water Board on August 9, 2006, with a corrected (WLA for C&H Sugar Co.) by the Regional Water Board Executive Officer on May 23, 2007, and approved by the State Water Board on July 17, 2007, added two new mercury water quality objectives and vacated an outdated objective. The new objectives apply to all segments of San Francisco Bay, including all marine and estuarine waters contiguous to San Francisco Bay. The new objective to protect people who consume Bay fish applies to fish large enough to be consumed by humans. The objective is 0.2 mg mercury per kg fish tissue (average wet weight concentration measured in the muscle tissue of fish large enough to be consumed by humans). The proposed objective to protect aquatic organisms and wildlife applies to small fish (3–5 cm in length) commonly consumed by the California least tern, an endangered species. This objective is 0.03 mg mercury per kg fish (average wet weight concentration).

These two new objectives replace the water column four-day average marine mercury objective of $0.025~\mu g/L$, which no longer applies to San Francisco Bay waters. Effluent limitations, and provisions contained in this Order are designed to implement the new objectives in accordance with the implementation provisions of the San Francisco Bay Mercury TMDL, based on available information.

3. Determining the Need for WQBELs

This Order contains WQBELs for mercury. As required by section 122.44(d)(1)(vii), the Regional Water Board is including WQBELs for mercury in this Order that are consistent with the assumptions and requirements of the San Francisco Bay Mercury TMDL wasteload allocation. Based on the water quality monitoring done at the time of the TMDL adoption, which set the wasteload allocation at the level necessary to attain water quality standards, the Regional Water Board has determined that the WQBEL is consistent with the assumptions of the TMDL. Similarly, compliance with the effluent limitations will satisfy the requirements of the TMDL.

The Regional Water Board has developed water quality-based effluent limitations for mercury pursuant to section 122.44(d)(1)(vii), which does not require or contemplate a reasonable potential analysis. Similarly, the SIP at Section 1.3 recognizes that reasonable potential analysis is not appropriate if a TMDL has been developed.

4. WQBEL Calculations

There are two sets of WQBELs in this Order: mass-based and concentration-based.

Mass-based WQBELs

The mass-based WQBEL's are based on the established aggregate wasteload allocations of 11 kg/yr for municipal Dischargers and 1.3 kg/yr for industrial Dischargers which comprise a portion of the San Francisco Bay mercury TMDL. For the San Francisco Bay mercury TMDL, loads are expressed in terms of annual mercury loads in kilograms per year (kg/yr) because the adverse effects of mercury occur through long-term bioaccumulation. The loads are intended to represent long-term averages and account for long-term variability, including seasonal variability.

The San Francisco Bay mercury TMDL's initial aggregate load limit of 17 kg/yr and associated individual load limits for municipal Municipal Dischargers are shown in Table F-5 below. Also shown are the interim aggregate load limit and associated individual load limits applicable in 10 years, and final wasteloads allocations that apply in 20 years.

The Order allows implements to the 10 and 20 years timeframe for compliance with the interim and final aggregate load limits based on of the TMDL's wasteload allocations. These timeframes are appropriate to allow Municipal Dischargers time to implement additional measures to reduce their contribution of mercury discharge to

San Francisco Bay. The timeframes are as soon as possible because of the high level of uncertainty in pollution prevention methods and other measures envisioned in the TMDL for reducing mercury discharge concentrations from municipalities. As indicated in the TMDL, the other measures that would be necessary include wastewater re-use, pollutant trading, offsets and/or system improvements. The uncertainties inherent in developing a pollutant trading and offset program warrant this long timeframe as state policies for these programs are still in its initial stages. The development and design of plans for the infrastructure and funding required for significantly increasing wastewater re-use, and system improvements by public agencies also warrant such a timeframe.

Table F-5. TMDL Mass Limits and Wasteload Allocations for Municipal Wastewater Dischargers

| Wastewater Dischargers | T | 1 | | 7 |
|---|-----------------|---|-------------------------------------|--------------------------------|
| Permitted Entity | NPDES Permit | 2000–2003 Initial Load Limit (kg/yr) | Interim Load Limit (kg/yr) | Final Allocation (kg/yr) |
| American Canyon, City of | CA0038768 | 0.12 | 0.095 | 0.095 |
| California Department of Parks and Recreation Angel Island State Park | CA0037401 | 0.013 | 0.013 | 0.013 |
| Benicia, City of | CA0038091 | 0.088 | 0.088 | 0.088 |
| Burlingame, City of | CA0037788 | 0.089 | 0.089 | 0.089 |
| Calistoga, City of | CA0037966 | 0.016 | 0.016 | 0.016 |
| Central Contra Costa Sanitary District | CA0037648 | 2.23 | 1.8 | 1.3 |
| Central Marin Sanitation Agency | CA0038628 | 0.18 | 0.15 | 0.11 |
| Delta Diablo Sanitation District | CA0038547 | 0.31 | 0.25 | 0.19 |
| East Bay Dischargers Authority Dublin-San Ramon Services District (CA0037613) Hayward Shoreline Marsh (CA0038636) Livermore, City of (CA0038008) Union Sanitary District, wet weather (CA0038733) | CA0037869 | 3.6 | 2.9 | 2.2 |
| East Bay Municipal Utilities District | CA0037702 | 2.6 ^a | 2.1 | 1.5 |
| East Brother Light Station | CA0038806 | 0.001 | 0.000012 | 0.000012 |
| Fairfield-Suisun Sewer District | CA0038024 | 0.22 | 0.17 | 0.17 |
| Las Gallinas Valley Sanitary District | CA0037851 | 0.17 | 0.13 | 0.10 |
| Marin County Sanitary District, Paradise Cove | CA0037427 | 0.00055 | 0.00055 | 0.00055 |
| Marin County Sanitary District, Tiburon | CA0037753 | 0.0099 | 0.0099 | 0.0099 |
| Millbrae, City of | CA0037532 | 0.052 | 0.052 | 0.052 |
| Mountain View Sanitary District | CA0037770 | 0.034 | 0.034 | 0.034 |
| Napa Sanitation District | CA0037575 | 0.28 | 0.23 | 0.17 |
| Novato Sanitary District | CA0037958 | 0.079 | 0.079 | 0.079 |
| Palo Alto, City of | CA0037834 | 0.38 | 0.31 | 0.31 |
| Petaluma, City of | CA0037810 | 0.063 | 0.063 | 0.063 |
| Pinole, City of | CA0037796 | 0.055 | 0.055 | 0.055 |
| Contra Costa County, Port Costa WWTP | CA0037885 | 0.00072 | 0.00072 | 0.00072 |
| Rodeo Sanitary District | CA0037826 | 0.060 | 0.060 | 0.060 |
| Saint Helena, City of | CA0038016 | 0.047 | 0.047 | 0.047 |
| San Francisco, City and County of, San Francisco Airport | CA0038318 | 0.032 | 0.032 | 0.032 |
| San Francisco, City and County of, Southeast Plant | CA0037664 | 2.7 | 2.1 | 1.6 |
| San Jose/Santa Clara WPCP | CA0037842 | 1.0 | 0.80 | 0.80 |
| San Mateo, City of | CA0037541 | 0.32 | 0.26 | 0.19 |
| Sausalito-Marin City Sanitary District | CA0038067 | 0.078 | 0.078 | 0.078 |

| Permitted Entity | NPDES Permit | 2000–2003 Initial Load Limit (kg/yr) | Interim Load Limit (kg/yr) | Final Allocation (kg/yr) |
|---|-----------------|---|-------------------------------------|--------------------------------|
| Seafirth Estates | CA0038893 | 0.00036 | 0.00036 | 0.00036 |
| Sewerage Agency of Southern Marin | CA0037711 | 0.13 | 0.10 | 0.076 |
| Sonoma Valley County Sanitary District | CA0037800 | 0.041 | 0.041 | 0.041 |
| South Bayside System Authority | CA0038369 | 0.53 | 0.42 | 0.32 |
| South San Francisco/San Bruno WQCP | CA0038130 | 0.29 | 0.24 | 0.18 |
| Sunnyvale, City of | CA0037621 | 0.15 | 0.12 | 0.12 |
| US Naval Support Activity, Treasure Island WWTP | CA0110116 | 0.026 | 0.026 | 0.026 |
| Vallejo Sanitation & Flood Control District | CA0037699 | 0.57 | 0.46 | 0.34 |
| West County Agency, Combined Outfall | CA0038539 | 0.38 ⁶ | 0.30 | 0.23 |
| Yountville, Town of | CA0038121 | 0.040 | 0.040 | 0.04 |
| Total | | 17 b | 14 ^b | 11 ^b |

Notes to Table F-5:

Bold text indicates advanced secondary treatment.

The San Francisco Bay mercury TMDL's wasteload allocations for industrial Dischargers, summing to 1.3 kg/yr, are shown in Tables F-6 and F-7 below.

Table F-6. TMDL Wasteload Allocations for Industrial (Non-Petroleum Refinery) Wastewater Discharges⁶

| Permitted Entity | NPDES Permit | Allocation (kg/yr) |
|---|--------------|---------------------------|
| C&H Sugar Cob | CA0005240 | 0.0 <u>45</u> 013 |
| Crockett Cogeneration | CA0029904 | 0.0047 |
| The Dow Chemical Company | CA0004910 | 0.041 |
| General Chemical | CA0004979 | 0.21 ^a |
| GWF Power Systems, Site I | CA0029106 | 0.0016 |
| GWF Power Systems, Site V | CA0029122 | 0.0025 |
| Hanson Aggregates, Amador Street | CA0030139 | 0.000005 |
| Hanson Aggregates, Olin Jones Dredge Spoils Disposal | CA0028321 | 0.000005 |
| Hanson Aggregates, Tidewater Ave. Oakland | CAA030147 | 0.000005 |
| Pacific Gas and Electric, East Shell Pond | CA0030082 | 0.00063 |
| Pacific Gas and Electric, Hunters Point Power Plant | CA0005649 | 0.020 |
| Rhodia, Inc. | CA0006165 | 0.011 |
| San Francisco, City and Co., SF International Airport Industrial WWTP | CA0028070 | 0.051 |
| Southern Energy California, Pittsburg Power Plant ^b | CA0004880 | 0.0078 |
| Southern Energy Delta LLC, Potrero Power Plant ^b | CA0005657 | 0.0031 |
| United States Navy, Point Molate | CA0030074 | 0.013 |
| USS-Posco | CA0005002 | 0.045 |
| Total ^a | | 0.4 <u>5</u> ⁻ |

^a This allocation includes wastewater treatment and all wet weather facilities.

^b Total differs slightly from the column sum due to rounding.

⁶Mercury monitoring data quality concerns pertaining to this Discharger will need to be addressed during the next review.

Table F-7. TMDL Wasteload Allocations for Petroleum Refinery Wastewater Discharges

| Permitted Entity | NPDES Permit | Allocation (kg/yr) |
|--|--------------|--------------------|
| Chevron Products Company | CA0005134 | 0.34 |
| ConocoPhillips ^b | CA0005053 | 0.13 |
| Martinez Refining Co. (formerly Shell) | CA0005789 | 0.22 |
| Ultramar, Golden Eagle | CA0004961 | 0.11 |
| Valero Refining Company | CA0005550 | 0.08 |
| Total ^{<u>a</u>} | | 0.9 |

Notes to Tables F-6 and F-7:

Because wastewater Dischargers regularly monitor and report their discharges, their combined loads can be estimated more precisely than any of the other loads estimated for the San Francisco Bay mercury TMDL. Available data are sufficient to allow statistical analyses that quantitatively characterize variations from year to year. The initial waste load allocations were based on Ccurrent load estimates were computed using available data on effluent mercury concentrations and effluent discharge volumes from 2000 through 2003.

In order to account for the inter-annual variability of discharge given the relatively short data period, current loading for the two wastewater discharge groups (municipal and industrial) was estimated as the upper 99% confidence intervals about the mean. The combined mercury load for all municipal wastewater discharges to San Francisco Bay and its tributaries is about 17 kg/yr. The combined load of the industrial Dischargers and petroleum refineries is about 1.3 kg/yr. Together, these wastewater discharges account for a load of about 18.3 kg/yr, or about 2% of the bay's total mercury load. IAs stated in the TMDL implementation plan, "if any aggregate mass limit is exceeded, the Regional Water Board will pursue enforcement actions against those individual dischargers whose mass discharges exceed their individual mass limits. "

This Order does not contain requirements for the California Department of Parks and Recreation, Angel Island State Park, the PG&E Hunters Point facility, or the US Navy Point Molate facility, because the wastewater discharges from these facilities have ceased and the Regional Water Board has rescinded their NPDES permits. This Order also does not contain requirements for the three Hanson Aggregates facilities which currently are covered or will soon be covered in general NPDES permits. These facilities comprise a very small portion of the total wastewater mercury load to San Francisco Bay, mercury TMDL wasteload allocations may be implemented for these facilities in the future through separate actions.

Concentration-based WQBELs

^a Data quality concerns pertaining to this Discharger will need to be addressed during the next review.

ba Total differs slightly from the column sum due to rounding.

[©] Wasteload allocations for industrial wastewater discharges do not include mass from once-through cooling water. The Water Board will apply intake credits to once-through cooling water as allowed by law.

In addition to the mass limits, which are based <u>directly</u> on <u>the TMDL's</u> wasteload allocations, this Order requires Dischargers to meet <u>performance based</u> concentration effluent limitations to ensure compliance with antidegradation. <u>Theis is consistent with the assumptions and requirements of the TMDL</u>, as well as the State Water Board's <u>understanding in Resolution No. 2007-0045</u> approving the TMDL which states in part- "that any NPDES permit or permits that implement the San Francisco Bay mercury <u>TMDL will include individual numeric effluent limitations consistent with the assumptions and requirements of waste load allocations for each wastewater discharger, that will be individually enforceable." A primary assumption and requirement of the TMDL is that wastewater dischargers maintain current treatment performance. This is stated in the TMDL and its supporting documents as follows:</u>

- "The watershed NPDES permit for municipal facilities will put in place a set of triggered actions ... intended ... to ensure that municipal wastewater facilities maintain their ongoing operation, maintenance, and performance." (p. 75, Staff Report for the TMDL, September 2, 2004)
- The TMDL's "conditions are intended ... to ensure that industrial wastewater facilities maintain proper operation, maintenance, and performance." (BPA-20, Basin Plan Amendment, August 9, 2006)

Moreover, the TMDL's initial wasteload allocations were calculated from actual discharge data from 2000 to 2003.

To set individual numeric limits consistent with this and the performance levels determined in the TMDL as necessary to attain water quality standards, Regional Water Board staff derived performance based concentration limits for three separate categories of performance using discharge data from the same time period (2000 through 2003) from representative sets of wastewater dischargers. These data were obtained from data reported by the Dischargers to the Regional Water Board's Electronic Reporting System (ERS), or entered into ERS by Regional Water Board staff from the Dischargers' self-monitoring reports. The calculations are described in Appendix F-2 of this Fact Sheet. The three categories of performance are municipal secondary treatment, municipal advanced secondary treatment, and industrial treatment based on petroleum refineries' performance.

Additionally, consistent with the TMDL implementation plan, this Order specifies concentration and mass triggers and requires the Dischargers to take certain actions if any of these triggers are exceeded. Performance based concentration limits for municipal Dischargers and petroleum refinery industrial Dischargers were determined from pooled ultra-clean mercury data for POTWs throughout the Region (Staff Report: Statistical Analysis of Pooled Data from Region-wide Ultra-clean Sampling, 2001).

Performance based The concentration limits for non-petroleum refinery Dischargers were determined using performance data from petroleum refineries (2000-2003). for individual facilities rather than for the group due to the wide range of Though the manufacturing and treatment processes at those facilities differ from those at petroleum refineries, using petroleum refinery performance data is consistent with the way the performance based trigger levels were set for all industrial dischargers in the TMDL. For these Dischargers, this Order's retained the performance based concentration limits

from Dischargers' previous individual permit. In some cases, previous individual permits specified only maximum daily limits which are retained in this Order as monthly average limits for consistency and simplicity throughout this Order. In two cases, performance limits are not included in this Order because the individual permits for those two industrial dischargers found that there was no reasonable potential in those discharges. Future reissuances of the permit in this Order will reassess reasonable potential based on the data required by this Order.

As required by 40 CFR 122.45(d), average monthly and average weekly effluent limits are set for "publically owned treatment plants"; these include the Municipal Dischargers. For Industrial Dischargers, this regulation requires average monthly and maximum daily effluent limits.

Individual mercury mass and concentration effluent limitations are shown in Tables F-8 and F-9 below. These limitations are intended to minimize the potential for adverse effects in the immediate vicinity of discharges and to ensure that wastewater facilities maintain proper operation, maintenance, and performance.

Table F-8. Municipal -- Individual Mercury Effluent Limitations

| Permitted Entity | Average Annual Mercury Mass Effluent Limit ^{1,2} (kg/yr) | Effective in 10 years Average Annual Effluent Limit(1,2,5) (kg/yr) | Effective in 20 years Average Annual Effluent Limit ^(1,2,5) (kg/yr) | Average Monthly Concentration- Based-Effluent Limit ² (µg/L) | Average Weekly Effluent Limit ² (µg/L) |
|---|---|--|--|---|---|
| American Canyon, City of | 0.12 | <u>0.095</u> | 0.095 | 0.0 23 25 | 0.027 |
| Benicia, City of | 0.088 | 0.088 | <u>0.088</u> | 0.0 <mark>87</mark> <u>66</u> | <u>0.072</u> |
| Burlingame, City of | 0.089 | <u>0.089</u> | <u>0.089</u> | 0.0 <mark>87<u>66</u></mark> | <u>0.072</u> |
| Calistoga, City of | 0.016 | <u>0.016</u> | <u>0.016</u> | 0.0 <mark>87<u>66</u></mark> | <u>0.072</u> |
| Central Contra Costa Sanitary District | 2.23 | <u>1.8</u> | <u>1.8</u> | 0.0 <mark>87<u>66</u></mark> | <u>0.072</u> |
| Central Marin Sanitation Agency | 0.18 | <u>0.15</u> | <u>0.15</u> | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| Delta Diablo Sanitation District | 0.31 | 0.0072 | 0.0072 | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| East Bay Dischargers Authority, including City of Hayward, City of San Leandro, Oro Loma Sanitary District, Castro Valley Sanitary District, Union Sanitary District, Livermore-Amador Valley Water Management Agency (LAVWMA), Dublin San Ramon Services District, and City of Livermore | 3.6 | <u>0.25</u> | <u>0.19</u> | 0.0 <mark>87<u>66</u></mark> | <u>0.072</u> |

| Permitted Entity | Average Annual Mercury Mass Effluent Limit ^{1,2} (kg/yr) | Effective in 10 years Average Annual Effluent Limit ^(1,2,5) (kg/yr) | Effective in 20 years Average Annual Effluent Limit(1,2,5) (kg/yr) | Average Monthly Concentration- Based Effluent Limit ² (µg/L) | Average Weekly Effluent Limit ² (µg/L) |
|--|---|--|--|--|---|
| East Bay Municipal Utilities District, including Wastewater Treatment Plant and Wet Weather Facilities | 2.6 | <u>2.9</u> | 2.2 | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| East Brother Light Station, Inc. ³ | 0.00001 | <u>2.1</u> | <u>1.5</u> | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| Fairfield-Suisun Sewer District | 0.22 | 0.000012 | 0.000012 | 0.0 23 25 | 0.027 |
| Las Gallinas Valley Sanitary District | 0.17 | 0.17 | 0.17 | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| Marin County (Paradise Cove), Sanitary District No. 5 of | 0.00055 | 0.13 | 0.10 | 0.0 <mark>87</mark> 66 | 0.072 |
| Marin County (Tiburon), Sanitary District No. 5 of | 0.0099 | 0.00055 | 0.00055 | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| Millbrae, City of | 0.052 | 0.0099 | 0.0099 | 0.0 87 <u>66</u> | <u>0.072</u> |
| Mt. View Sanitary District | 0.034 | 0.052 | 0.052 | 0.0 23 25 | 0.027 |
| Napa Sanitation District | 0.28 | 0.034 | 0.034 | 0.0 <mark>87</mark> 66 | 0.072 |
| Novato Sanitary District | 0.079 | 0.23 | 0.17 | 0.0 <mark>87</mark> 66 | 0.072 |
| Palo Alto, City of | 0.38 | 0.079 | 0.079 | 0.0 23 25 | 0.027 |
| Petaluma, City of | 0.063 | 0.31 | 0.31 | 0.0 <mark>87</mark> 66 | 0.072 |
| Pinole, City of | 0.055 | 0.063 | 0.063 | 0.0 <mark>87</mark> 66 | 0.072 |
| Contra Costa County Sanitation District No. 5, Port Costa | 0.0072 | <u>0.055</u> | <u>0.055</u> | 0.0 <mark>87</mark> 66 | 0.072 |
| Rodeo Sanitary District | 0.060 | 0.060 | 0.060 | 0.0 <mark>87</mark> 66 | 0.072 |
| Saint Helena, City of | 0.047 | 0.047 | 0.047 | 0.0 <mark>87</mark> 66 | 0.072 |
| San Francisco (Airport), City and County of San Francisco International Airport, Sanitary | 0.032 | 0.032 | 0.032 | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| San Francisco (Southeast Plant), City and County of | 2.7 | <u>2.1</u> | <u>1.6</u> | 0.0 87 <u>66</u> | 0.072 |
| San Jose/Santa Clara, Cities of | 1.0 | 0.8 | 0.8 | 0.0 23 25 | 0.027 |
| San Mateo, City of | 0.32 | <u>0.26</u> | <u>0.19</u> | 0.0 <mark>87</mark> 66 | 0.072 |
| Sausalito-Marin City Sanitary District | 0.078 | 0.078 | 0.078 | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| Seafirth Estates Company and Property Owners within the Seafirth Estates Subdivision ³ | 0.00036 | 0.00036 | 0.00036 | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| Sewerage Agency of Southern Marin | 0.13 | <u>0.10</u> | <u>0.076</u> | 0.0 <mark>87<u>66</u></mark> | 0.072 |

| Permitted Entity | Average Annual Mercury Mass Effluent Limit ^{1,2} (kg/yr) | Effective in 10 years Average Annual Effluent Limit ^(1,2,5) (kg/yr) | Effective in 20 years Average Annual Effluent Limit ^(1,2,5) (kg/yr) | Average Monthly Concentration- Based-Effluent Limit ² (µg/L) | Average Weekly Effluent Limit ² (µg/L) |
|---|---|--|--|---|---|
| Sonoma Valley County Sanitary District | 0.041 | 0.041 | <u>0.041</u> | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| South Bayside System Authority | 0.53 | 0.42 | 0.32 | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| South San Francisco and San Bruno, Cities of | 0.29 | 0.24 | 0.18 | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| Sunnyvale, City of | 0.15 | 0.12 | | 0.0 23 25 | 0.072 |
| US Naval Support Activity, Treasure Island | 0.026 | 0.026 | <u>0.026</u> | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| Vallejo Sanitation and Flood Control District | 0.57 | <u>0.46</u> | <u>0.34</u> | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| West County Agency (West County Wastewater District and City of Richmond Municipal Sewer District) | 0.38 | <u>0.30</u> | <u>0.23</u> | 0.0 <mark>87<u>66</u></mark> | 0.072 |
| Yountville, Town of | 0.040 | 0.040 | 0.040 | 0.0 <mark>87</mark> 66 | 0.072 |
| Total Aggregate Mass Emission Limit (kg/yr) | 17 ⁴ | 14 | 11 | Not Applicable | Not Applicable |

Footnotes:

- (1) Compliance with the Average Annual Mercury MassEffluent Limitations is determined annually for each Municipal Discharger each calendar year, and is attained if the sum of the individual Municipal Dischargers' mercury mass emissions, calculated as described below, is not greater than the aggregate Aggregate mass Mass emission Emission ILimit of 17 kg/yr (or 14 kg/yr in 10 year, or 11 kg/yr in 20 years). If the sum of the all individual Municipal Dischargers' mercury mass emission(s) is greater than 17 kg/yr (or 14 kg/yr in 10 year, or 11 kg/yr in 20 years), the Municipal Discharger(s) whose mercury mass emission(s) exceed(s) its (their) individual limitation(s) in Table 6, shall be deemed to be in violation of its (their) mercury mass limitation(s). For compliance determination, mass emissions shall be determined as defined below:
 - a. The total annual aggregate mass emission shall be the sum of the individual annual mass emissions from each Municipal Discharger. The sum shall be rounded to the nearest kilogram for comparison with the 47 kg/yrAggregate Mass Emission Limit.
 - b. The annual average mass emission for each Discharger shall be computed for the period January 1 through December 31, annually. <u>Calendar timeframes for discharge limitations are consistent with federal regulations and USEPA guidance.</u> If there are delays in USEPA's approval of the TMDL such that this Order does not become effective until well into a calendar year, say one calendar quarter, it is appropriate to delay compliance determination with the annual limit until the next full calendar year so as to not bias the annual mass emission calculation with data from just the remainder of the calendar year.
 - c. The annual average mass emission for each Discharger listed in Table F-8 above shall be the sum of monthly emissions on a calendar year basis and computed as follows:

Annual Mass Emission, $kg / year = \sum (Monthly Mass Emission Rates, kg / month)$

where

Monthly Mass Emission,
$$kg = \left(\frac{0.003785}{N}\right) * \left(\sum_{i=1}^{N} Q_i C_i\right) * 30.5 = \frac{0.1154425}{N} * \left(\sum_{i=1}^{N} Q_i C_i\right)$$

and where

 C_i = mercury concentration of each individual sample, $\mu g/l$

 Q_i = Discharger flow rate on date of sample, millions of gallons per day (mgd)

N = number of samples collected during the month

0.003785 = conversion factor to convert (µg/l)*(mgd) into kg/day

30.5 = number of days in a standard month

0.1154425= product of (conversion factor) (number of standard days per month)

(2) This Order requires the Dischargers to achieve an analytical minimum level based on that specified in USEPA Method 1613.

Minimum Levels

| Constituent | Minimum Level | Units |
|-------------|---------------|-------|
| Mercury | 0.0005 | μg/L |

- (3) This Discharger serves domestic customers but is not a municipal government agency.
- (4) Total differs slightly from the column sum due to rounding to the nearest kilogram.
- (5) The first Annual Average Effluent Limits represent the San Francisco Bay Mercury TMDL's initial mass limits for Municipal Dischargers. In accordance with the TMDL and the compliance schedule provision that the Regional Water Board will submit to USEPA for approval, the Municipal Dischargers listed in this table have up to 10 years from the effective date of this Order to achieve the "Effective in 10 Years Annual Average Effluent Limits" and its respective Aggregate Annual Mass Emission Limit, and up to 20 years to achieve the "Effective in 20 Years Annual Average Effluent Limits" and its respective Aggregate Annual Mass Emission Limit listed in Table 6.

Table F-9. Industrial -- Individual Mercury Effluent Limitations

| Permitted Entity | Annual Average Mercury Mass Effluent Limit ^{1,2} (kg/yr) | Monthly Average Concentration- Based Effluent Limit ² (µg/L) | Daily Maximum Effluent Limit ² (μg/L) | | | |
|--|---|--|--|--|--|--|
| | Industrial Wastewater Discharger (Non-Petroleum Refinery): | | | | | |
| C&H Sugar <u>and Crockett Community</u> Services District | 0. 0013 <u>045</u> | <u>0.079</u> 0.21 | <u>0.12</u> | | | |
| Crockett Cogeneration, LP and Pacific Crockett Energy, Inc. | 0.0047 | 0.079 <mark>N/A³</mark> | <u>0.12</u> | | | |
| The Dow Chemical Company | 0.041 | 0.079 0.084 | 0.12 | | | |
| General Chemical West, LLC | 0.21 | 0.079 1.0 | 0.12 | | | |
| GWF Power Systems L. P., Site I | 0.0016 | <u>0.079</u> 0.134 | <u>0.12</u> | | | |
| GWF Power Systems L. P., Site V | 0.0025 | 0.079 0.071 | 0.12 | | | |
| Pacific Gas and Electric Company (PG&E) | 0.00063 | <u>0.079</u> 0.02 | <u>0.12</u> | | | |
| Rhodia, Inc. | 0.011 | 0.079 0.32 | 0.12 | | | |
| San Francisco, City and County of, SF International Airport, Commissio Industrialn | 0.051 | <u>0.079</u> 0.087 | <u>0.12</u> | | | |
| Mirant Delta, LLC | 0.0078 | <u>0.079</u> 0.165 | <u>0.12</u> | | | |
| Mirant Potrero LLC | 0.0031 | <u>0.079</u> 0.032 | <u>0.12</u> | | | |
| USS-Posco Industries | 0.045 | 0.079 <mark>N/A³</mark> | <u>0.12</u> | | | |
| Industrial Wastewater Discharger (Petro | leum Refinery): | | | | | |
| Chevron Products Company | 0.34 | <u>0.079</u> 0.075 | <u>0.12</u> | | | |
| ConocoPhillips | 0.13 | <u>0.079</u> 0.075 | <u>0.12</u> | | | |
| Shell Oil Products US and Equilon Enterprises LLC | 0.22 | <u>0.079</u> 0. 075 | 0.12 | | | |
| Tesoro Refining & Marketing Co. | 0.11 | <u>0.079</u> 0.075 | <u>0.12</u> | | | |
| Valero Refining Company | 0.08 | <u>0.079</u> 0.075 | <u>0.12</u> | | | |
| Total Aggregate Mass Emission Limit ³ (kg/yr) | 1.3 | Not Applicable | Not Applicable | | | |

Footnotes:

- (1) Compliance with the Average Annual Mercury MassEffluent Limitations is determined annually for each Industrial Discharger each calendar year, and is attained if the sum of the individual Industrial Dischargers' mercury mass emissions, calculated as described below, is not greater than the aggregate Aggregate mass Mass emission Emission IL imit of 1.3 kg/yr. If the sum of the individual Industrial Dischargers' mercury mass emission(s) is greater than 1.3 kg/yr, the Industrial Discharger(s) whose mercury mass emission(s) exceed(s) its (their) individual limitation(s) in Table 6, shall be deemed to be in violation of its (their) mercury mass limitation(s). For compliance determination, mass emissions shall be determined as defined below:
 - a. The total annual aggregate mass emission shall be the sum of the individual annual mass emissions from each Industrial Discharger. The sum shall be rounded to the nearest kilogram for comparison with the 1.3 kg/yr.
 - b. The annual average mass emission for each Discharger shall be computed for the period January 1 through December 31, annually. <u>Calendar timeframes for discharge limitations are consistent with federal regulations and USEPA guidance</u>. If there are delays in USEPA's approval of the TMDL such that this Order does not become effective until well into a calendar year, say one calendar quarter, it is appropriate to delay compliance determination with the annual limit until the next full calendar year so as to not bias the annual mass emission calculation with data from just the remainder of the calendar year.
 - c. The annual average mass emission for each Discharger listed in Table F-9 above shall be the sum of monthly emissions on a calendar year basis and computed as follows:

Annual Mass Emission, $kg / year = \sum (Monthly Mass Emission Rates, kg / month)$

where

$$Monthly \, Mass \, Emission, kg = \left(\frac{0.003785}{N}\right) * \left(\sum_{i=1}^{N} Q_{i}C_{i}\right) * 30.5 = \frac{0.1154425}{N} * \left(\sum_{i=1}^{N} Q_{i}C_{i}\right) * 30.5 = \frac{0.115425}{N} * \left(\sum_{i=1}^{N} Q_{i}C_{i}\right) * 30.5 = \frac{0.115425}{$$

and where

 C_i = mercury concentration of each individual sample, $\mu g/l$

 Q_i = Discharger flow rate on date of sample, millions of gallons per day (mgd)

N = number of samples collected during the month

 $0.003785 = \text{conversion factor to convert } (\mu g/l)*(mgd) \text{ into } kg/day$

30.5 = number of days in a standard month

0.1154425= product of (conversion factor) (number of standard days per month)

(2) This Order requires the Dischargers to achieve an analytical minimum level based on that specified in USEPA Method 1613.

Minimum Levels

| Constituent | Minimum Level | Units |
|-------------|---------------|-------|
| Mercury | 0.0005 | μg/L |

(3) N/A means that a concentration based limit is not applicable at this time because the current individual permit for this Discharger finds no reasonable potential for this discharge to cause or contribute to an exceedance of water quality objectives. During the next renewal of this permit, a performance based concentration limit will be established if reasonable potential is found or if the Discharger has exceeded concentration trigger levels at any time during this permit term.

(43) Total differs slightly from the column sum due to rounding, and from several industrial dischargers discontinuing their discharges.

5. Satisfaction of Anti-Backsliding Requirements

Effluent limits based on a TMDL are afforded certain latitude in terms of antibacksliding. As outlined in the State Water Board's Office of Chief Counsel memorandum pertaining to offets, pollutant trading, and market programs, dated November 22, 2006, when a TMDL is in place, the Clean Water Act and the Porter-Cologne Water Quality Control Act give latitude to develop means of achieving compliance with water quality standards, subject to certain limitations. Water quality based objectives may be adjusted upwards or downwards to be consistent with the TMDL. While the Clean Water Act's anti-backsliding provisions generally prohibit allowing less stringent effluent limitations, section 402(o) contains an express exception applicable when a TMDL is in place. It allows relaxation consistent with the TMDL if "the cumulative effect of all such revised effluent limitations based on such total maximum daily load or waste load allocation will assure attainment of such water quality standards. . . . " 33 U.S.C. § 1313(d)(4)(A)(i). Federal regulations bolster this and require WQBELs to be "consistent with the assumptions and requirements of any available wasteload allocations. 40 CFR 122.44(d)(1)(vii)(B). As set forth in the above-mentioned memorandum, "...as long as the cumulative effect of all WQBELs for NPDES-permitted discharges to a water is consistent with the assumptions and requirements of an applicable TMDL, the regional water board may adjust WQBELs using a variety of mechanisms that are designed to achieve the attainment of water quality standards."

Additionally, under the State Board Order WQ 2001-06 (Tosco Order²), the State Water Board held that a "limit that implements or is consistent with the wasteload allocations in a TMDL complies with the exception in Section 303(d)(4)."

It is important to keep the above principles in mind when implementing a TMDL. In any event, in this specific case, anti-backsliding is not even applicable. Anti-backsliding prevents backsliding from comparable limits. Tosco Order. All of the proposed limits in the proposed permit are either equal to or consistent with the assumption and requirements of the TMDL. The previous limits were not. Therefore, they are not comparable.

Even if anti-backsliding did apply here, for the current individual permits that specify water quality based mass effluent limits for mercury, Section 303(d)(4) allows relaxation of those limits because the annual average mass limits in this Order are based on the wasteload allocations in the San Francisco Bay mercury TMDL, and the implementation of this TMDL will assure attainment of the water quality standard for mercury.

² The Tosco Order has been upheld in two Court of Appeal decisions, *CBE et al. v. State Water Resources Control Board et al.*, 109 Cal.App.4th 1089 (2003) and 132 Cal.App.4th 1313 (2005).

Similarly, section 303(d)(4) also allows backsliding for the ten Municipal Dischargers and eight Industrial Dischargers whose monthly concentration limits are less stringent than their current (water quality based) individual permits. The newly calculated concentration limits are based on the data set used to derive the wasteload allocations of the TMDL. They also reflect the levels at which the TMDL concluded will attain the water quality objective for mercury. Therefore, they are consistent with the assumptions and requirements of the mercury TMDL and will assure attainment of water quality standards, consistent with section 303(d)(4) and 40 CFR 122.44(d)(1)(vii)(B).

Section 402(o)(2)(B)(i) further provides justification for relaxing the ten Municipal and two Industrial (PG&E and Tesoro) Dischargers' concentration limits. This section allows backsliding if new information (other than revised regulations, guidance, or test methods) is available that justifies less stringent limits. The new information is that the basis for these previous limits is not a scientifically reliable indicator for protecting water quality and beneficial uses from mercury. Specifically, the previous permit limits were based directly, or carried over from limits based directly, on the scientifically outdated mercury objective of 0.025 μg/L (or the equally outdated and illegal footnoted criterion of 0.012 μg/L) of the Basin Plan. Further, as a policy matter, anti-backsliding requirements should not canonize bad science or illegally derived limits. Limits based on a TMDL reflect the latest science and will assure attainment of water quality objectives in a coherent and consistent manner that takes into account all loading inputs to a waterbody and which does not penalize good performing dischargers.

For water quality based effluent limits, Section 303(d)(4) of the CWA provides different criteria for exceptions to anti-backsliding, depending on whether the receiving waters are in attainment. For nonattainment waters, water quality-based effluent limitations may be relaxed as long as: (1) the existing effluent limitation is based on a TMDL or other wasteload allocation, and (2) the cumulative effect of such revisions assures attainment of the water quality standard.

For the current individual permits that specify water quality based effluent limits for mercury, Section 303(d)(4) allows relaxation of those limits because the annual average mass limits in this Order are based on the wasteload allocations in the San Francisco Bay mercury TMDL, and the implementation of this TMDL will assure attainment of the water quality standard for mercury. An example of where this applies is the current individual permit for Tesoro Refining and Marketing Co. The mercury water quality based limits for Tesoro are concentration based and may, under certain circumstances, be more stringent than this Order's annual average mass limit. However, because this Order's annual average mass limit is based directly on the San Francisco Bay Mercury TMDL wasteload allocation, the relaxation from current water quality based concentration limits is allowed by Section 303(d)(4).

This Order also establishes performance based monthly average concentration limits. Most current individual permits' specify performance based concentration and mass limits. Because it is difficult to directly compare performance based mass limits

with the performance based concentration limits in this Order, it is reasonable to equate each current individual permit's performance based concentration limit with its corresponding performance based mass limit.

In general, antibacksliding is satisfied for the performance based limits in this Order because they are equivalent to, or more stringent than, the performance based concentration limits in current individual permits for those Dischargers. In the 10 out of 45 individual permits where the two are not equal, the difference is usually very minor and insignificant (ex. 84 ug/l v. 87 ug/l). So, for consistency, simplicity, and to facilitate enforcement, the performance based limit for the group is specified in this Order.

6. Satisfaction of Antidegradation Policy

The Order's mercury effluent limitations, which implement wasteload allocations, have been computed to satisfy the total maximum daily load that will allow the San Francisco Bay to come into attainment with water quality objectives. This Order includes requirements that are part of an overall comprehensive plan to restore mercury levels in San Francisco Bay. Because the TMDL is consistent with protecting existing instream water uses and the level of water quality necessary to protect the existing uses, antidegradation requirements are satisfied. Furthermore, this Order specifies performance based effluent limits that will assure compliance with antidegredation.

V. RATIONALE FOR RECEIVING WATER LIMITATIONS—

_No additional receiving water limits beyond those already specified in the Dischargers' individual permits are necessary in this Order.

VI. RATIONALE FOR MONITORING AND REPORTING REQUIREMENTS

Section 122.48 requires that all NPDES permits specify requirements for recording and reporting monitoring results. Water Code sections 13267 and 13383 authorize the Regional Water Board to require technical and monitoring reports. The Monitoring and Reporting Program (MRP), Attachment E of this Order, establishes monitoring and reporting requirements to implement federal and state requirements. The following provides the rationale for the monitoring and reporting requirements contained in the MRP for this facility.

The mercury TMDL contains a requirement to "prepare an annual report that documents mercury loads from each facility, mercury and methylmercury effluent concentrations, and ongoing source control activities, including mercury loads avoided through control actions." Dischargers are therefore required by this Order to report mercury discharge levels and trends, and mercury reduction measurements in Self-Monitoring Reports to facilitate the adaptive management process for implementation of the San Francisco Bay mercury TMDL. A special form is provided for use in compiling information for determining compliance with the group mass limit. Duplicate reporting using the form is required which the Regional Water Board believes is not burdensome for the Dischargers, but will

facilitate the Regional Water Board's timely determination of compliance with the group mass limit. Incentive is provided for the optional group reporting by eliminating the duplicative reporting requirement, and allowing the Dischargers a little more time to provide the data. This optional group reporting facilitates adaptive management, and also consolidates the information in one place for ease of access by the public.

The monitoring frequencies specified in the MRP are dependent on each Discharger's contribution of mercury, and its resources to conduct the monitoring. For example, those with higher mercury limits and/or are major dischargers are required to monitor more frequently.

The Regional Water Board finds that these monitoring and reporting requirements bear a reasonable relationship to the Regional Water Board's need for and the benefits obtained from the reports.

VII. RATIONALE FOR PROVISIONS

A. Standard Provisions

Standard Provisions, which apply to all NPDES permits in accordance with section 122.41, and additional conditions applicable to specified categories of permits in accordance with section 122.42, are provided in Attachment D. The Dischargers must comply with all standard provisions and with those additional conditions that are applicable under section 122.42. Standard Provisions section V.D does not apply in this Order because it pertains to compliance schedule which is not required in this Order.

Section 122.41(a)(1) and (b) through (n) establish conditions that apply to all State-issued NPDES permits. These conditions must be incorporated into the permits either expressly or by reference. If incorporated by reference, a specific citation to the regulations must be included in the Order. Section 123.25(a)(12) allows the state to omit or modify conditions to impose more stringent requirements. In accordance with section 123.25, this Order omits federal conditions that address enforcement authority specified in sections 122.41(j)(5) and (k)(2) because the enforcement authority under the Water Code is more stringent. In lieu of these conditions, this Order incorporates by reference Water Code section 13387(e).

B. Special Provisions

1. Triggers for Additional Mercury Control

Mass and concentration triggers were developed to allow for early required actions in the event an increasing trend in mercury discharge is observed by individual Dischargers. The purpose of the triggers is to evaluate the source of new mercury and identify a method for reduction before levels become elevated.

Consistent with the TMDL, mass triggers for municipal and industrial Dischargers are equivalent to the individual mass limits stated in the Order, but determined monthly, instead of annually, using a rolling 12-month average. This is necessary in

order to capture any increases in a more timely fashion to allow development and implementation of reduction measures that may avoid an actual effluent limit violation.

For concentration triggers, there are two broad categories of municipal facilities—those that provide secondary treatment, and those that provide advanced treatment. Facilities providing advanced treatment have better performance, hence lower effluent concentrations than those providing secondary treatment, so the trigger concentrations for advanced facilities are lower than those for secondary treatment facilities.

Consistent with the TMDL implementation plan, the proposed effluent mercury concentration trigger values for municipal secondary treatment facilities are a daily maximum of $0.065~\mu g/l$ total mercury (derived from the 99th percentile concentration of effluent data collected from January 2000 to September 2002) and a monthly average of $0.041~\mu g/l$ total mercury (derived from the 95th percentile concentration of effluent data collected from January 2000 to September 2002). For facilities providing advanced treatment, the proposed concentration triggers are a daily maximum of $0.021~\mu g/l$ total mercury (the 99th percentile concentration).

Consistent with the TMDL implementation plan, the proposed effluent trigger concentrations for industrial Dischargers are a daily maximum of 0.062 μ g/l total mercury (derived from the 99th percentile concentration of effluent data collected from January 2000 to September 2002) and a monthly average of 0.037 μ g/l total mercury (derived from the 95th percentile concentration of effluent data collected from January 2000 to September 2002).

Consistent with the TMDL if a Discharger exceeds either the mass or concentration trigger, the Order requires the Discharger to report the exceedance in its individual Self-Monitoring Report, and to submit a report that:

- Evaluates the cause of the trigger exceedances;
- Evaluates the effectiveness of existing pollution prevention or pretreatment programs and methods for preventing future exceedances;
- Evaluates the feasibility and effectiveness of technology enhancements to improve plant performance.

The Order provides for 120 days to provide this report, which allows for 30 days for standard laboratory turnaround on ultra clean samples, plus 30 days for accelerated monitoring to verify trigger exceedances, and finally the 60-day timeframe from the TMDL implementation plan to submit the report. The Regional Water Board will pursue enforcement action against Dischargers that do not respond to exceedances of triggers or do not implement actions to correct and prevent trigger exceedances. Determination of appropriate actions will be based on an updated assessment of source control measures and wastewater treatment technologies applicable for the term of each issued or reissued permit.

<u>See Appendix F-1 for an example of actions required in response to initial trigger</u> exceedances:

2. Mercury Source Control Program for Municipal Dischargers

The mercury TMDL includes a requirement to "develop and implement effective programs that include but are not limited to pollution prevention to control mercury sources and loading, a plan and schedule of actions and effectiveness measures applicable for the term of the permit, based on identification of the largest and most controllable sources and an updated assessment of source control measures and wastewater treatment technologies (the level of effort shall be commensurate with the mercury load and performance of the facility) and quantify the mercury load avoided or reduced..." Therefore, this Order contains requirements for source control. Dischargers are responsible for investigating the sources and strategies for controlling those sources. However, a major source of mercury to wastewater treatment plants is from dental offices, and efforts are already underway by municipal wastewater facilities to manage and reduce the amount of mercury amalgam that is discharged from dental offices into the public collection systems. The target for this program is that 85 percent of dental offices in the region will be participating in an amalgam program five years after full adoption of the TMDL.

3. Additional Special Studies for Adaptive Management

The potential availability of wastewater mercury for methylation and biological uptake, and possible local effects of such discharges, is not well understood. Consistent with the TMDL, this Order requires Dischargers to undertake or otherwise support studies to evaluate local impacts and bioavailability. If evidence of local effects from wastewater effluent is discovered, or if municipal wastewater facilities significantly contribute to mercury concentrations in the food web, the Regional Water Board may impose discharge restrictions aimed at minimizing or avoiding adverse impacts.

Due to the uncertainties in assessing the nature of sources and impacts of mercury, the TMDL was designed with an adaptive management approach. In particular, the TMDL implementation plan specifies requirements for Dischargers to:

- Conduct or cause to be conducted studies aimed at better understanding mercury fate, transport, the conditions under which mercury methylation occurs, and biological uptake in San Francisco Bay and tidal areas, and
- Conduct or cause to be conducted studies to evaluate the presence or potential for local effects on fish, wildlife, and rare and endangered species in the vicinity of wastewater discharges

Consistent with the adaptive management approach, after the activities in the initial years of the permit for evaluating group mercury discharges, collecting methylmercury data of wastewater effluent, conducting source control programs, and engaging in risk management, this Order requires the development of a work plan by

Dischargers within the permit term to conduct or participate in management studies. It is intended that information gathered to date will be used to begin the process of evaluating sources and impacts of mercury to identify next steps to control mercury in San Francisco Bay.

These studies may be undertaken by BACWA or WSPA on the Dischargers' behalf, or by such other agents (e.g., CEP, Regional Monitoring Program) as may exist or come into existence for this purpose. The Dischargers are collectively and individually responsible for undertaking such studies. It is the intent of the Regional Water Board to maximize the use of existing programs and resources for monitoring and research efforts.

4. Risk Management

Another implementation activity included in the mercury TMDL is to collaborate with other California agencies to help manage the risk to consumers of mercury-contaminated fish from San Francisco Bay. We envision a multi-phase process to develop a regional risk management strategy. The first phase should focus on identifying specific risk-management needs, the appropriate measures to address those needs, and the associated costs and mechanisms to implement the measures. In this effort, the Regional Water Board will work with the California Office of Environmental Health Hazard Assessment, the California Department of Health Services, and other organizations including Dischargers that pursue risk management as part of their mercury-related programs. The risk management activities will include the following:

- e. Providing multilingual fish-consumption advice to the public. Fish-consumption advisories can be effective for reducing exposure of humans to methylmercury. Existing and future monitoring data should be analyzed to determine what species of fish contain the highest amount of methylmercury. It may even be appropriate to develop information on replacement food sources for those subsisting on Bay fish. The fish consumption advice prepared using such information should be communicated through a variety of mechanisms: direct outreach to the community, broadcast and print media, and signs posted at popular fishing locations.
- f. Regularly informing the public about monitoring data and findings of environmental health professionals about the hazards of eating mercury-contaminated fish. It may be appropriate also to distribute information to health care providers serving impacted communities about how to recognize mercury-related health impacts. Monitoring data, combined with information from special studies, can be used to identify priority areas and target groups for outreach and education efforts, which should also communicate the health benefits of eating fish that contain less mercury. Here too the information needs to be conveyed to consumers of Bay fish through a variety of media and languages.
- g. Performing special studies needed to support health-risk assessment and risk communication. These studies may include estimation of rates and patterns of

fish consumption, characterization of groups with potentially high levels of exposure, identification of effective methods for communicating advice, and evaluation of effectiveness of fish-consumption advisories.

h. Investigate ways to address public health impacts of mercury in San Francisco Bay/Delta fish, including activities that reduce actual and potential exposure of and mitigate health impacts to those people and communities most likely to be affected by mercury in San Francisco Bay caught fish, such as subsistence fishers and their families.

Consistent with the TMDL, the Dischargers are required to participate in one or more of these programs to reduce mercury-related risks to humans and wildlife and quantify risk reductions resulting from these activities. The activities may be performed by a third party if the Dischargers wish to provide funding for this purpose.

5. Effluent Discharge Adjustment for Recycled Wastewater Use by Industrial Dischargers

As dictated by California Water Code sections 13510 through 13512, the Regional Water Board should support and encourage water recycling facilities. The use of recycled wastewater preserves fresh potable water supply sources. The effluent discharge adjustment (or Adjustment) provided in this Order is to avoid penalizing Dischargers who produce recycled wastewater and Dischargers who use recycled wastewater in its industrial processes, and is based on the principals outlined in the Basin Plan at 4.6.1.1. It is also similar to an existing provision in the individual permits for the petroleum refineries.

The Adjustment is only applicable if the mercury in the recycled wastewater is ultimately discharged through the industrial discharger's outfall. The Adjustments are calculated based on a-mass balance principals and will thus not result in any net increase in mercury loadings to the Bay. The mass Adjustment subtracted from one industrial discharger, is then added to the municipal discharger who supplied the recycled wastewater and who would have otherwise discharged that mercury through its municipal treatment plant discharge outfall. Furthermore, Local impacts from this shifting in load will be minimal because the discharge locations for the two will be to the same receiving water body. This is because the cost of water transport between facilities that are very far apart would make the reuse project infeasible. Furthermore, this Order's Provision V.C.3 requires Additional Special Studies that will look for the "presence of, or potential for, local effects in the vicinity of wastewater discharges." If any local impacts are determined, the Regional Water Board will require appropriate corrective measures.

A concentration Adjustment is also provided because a typical reuse project involves use of the recycled wastewater in cooling towers or boilers where the concentration of mercury increases through evaporative losses. The blowdown would go to the industrial discharger's sewer and potentially elevate its discharge concentration. Since the

concentration limit is established based on past performance, future recycled wastewater use could impact the industrial discharger's compliance with the performance limit. Therefore, a concentration Adjustment is provided. Unlike the mass Adjustment, it is inappropriate to apply the concentration Adjustment in reverse to the municipal discharger because the reason for the Adjustment is to account for evaporative losses. These losses occur at the industrial facility and do not affect the municipal discharger's performance.

However, it may be appropriate some time in the future to provide a concentration Adjustment when a Municipal Discharger installs advanced recycled wastewater treatment facilities at its treatment plant site (e.g. reverse osmosis) and blends the concentrated waste stream with its effluent prior to discharge. The mass discharged through the Municipal Discharger's outfall would not increase but the concentration would. No such projects currently exists in this region.

Currently, the only reuse projects where an Adjustment would be applied is between Chevron and the West County Wastewater District. Chevron currently uses about 3-4 million gallons per day of recycled wastewater. A new reuse project is scheduled to go on line in 2007-2009 that will bring the amount to over approximately 4-7-8 million gallons per day. West County Wastewater District (WCWD) discharges through a joint outfall with the City of Richmond under the West County Agency NPDES permit. Based on this provision, any mass Adjustment subtracted from Chevron would be added to the mass emission reported by the West County Agency prior to determining compliance with the average annual mass limit.

Under this two way Adjustment, for projects like the WCWD and Chevron recycled water project, the allowable mass discharge to the bay under this Order would be the sum of the WCWD and Chevron individual mass limits that were based on the wasteload allocations in the TMDL. Only if the sum of WCWD's and Chevron's mass discharge exceed the sum of their individual mass limits would there be a real mass discharge greater than that allowed in the TMDL from these two dischargers. Therefore, this Order allows that a violation would only occur from an Adjustment if the sum of the mass discharge from both exceeds the sum of the individual mass limits, and the adjusted mass discharge from Municipal Dischargers as a group exceeds the aggregate mass limit for the Municipal Dischargers.

VIII. PUBLIC PARTICIPATION

The California Regional Water Quality Control Board, San Francisco Bay Region (Regional Water Board) is considering the issuance of waste discharge requirements (WDRs) that will supersede mercury requirements in existing National Pollutant Discharge Elimination System (NPDES) permits. As a step in the WDR adoption process, the Regional Water Board staff has developed this tentative WDR. The Regional Water Board encourages public participation in the WDR adoption process.

A. Notification of Interested Parties

The Regional Water Board has notified the Dischargers and interested agencies and persons of its intent to prescribe waste discharge requirements for the discharges and has provided them with an opportunity to submit their written comments and recommendations. Notification was provided through the following (a) paper copies of this Order were relayed to the Dischargers and other interested parties, and (b) the San Francisco Chronicle published a notice that this item would appear before the Regional Water Board in March 2007.

The Regional Water Board received comments on the March 2007 draft requirements. On July 17, 2007, the State Water Board adopted a resolution approving the San Francisco Bay Mercury TMDL (as corrected). This resolution called on the Regional Water Board to include specific limits in the waste discharge requirements implementing the TMDL. Regional Water Board revised the draft waste discharge requirements in response to the resolution and comments received on the March 2007.

The Regional Water Board has notified the Dischargers and interested agencies and persons of its intent to prescribe the requirements as revised and has provided them with an opportunity to submit their written comments and recommendations on the revisions. This Notification was provided through the following (a) Dischargers received paper copies of this Order, (b) interested agencies and persons received notification by email, and (c) the San Francisco Chronicle published a notice in August 2007 that this item would appear before the Regional Water Board.

B. Written Comments

The staff determinations are tentative. Interested persons are invited to submit written comments concerning the revisions of this Tentative Order. Comments must be submitted either in person or by mail to the attention of **Lila Tang** at the Regional Water Board at the address above on the cover page of this Order.

To be fully responded to by staff and considered by the Regional Water Board, written comments should be received at the Regional Water Board offices by **5:00 p.m. on Monday**, April September 1613, 2007.

C. Public Hearing

The Regional Water Board will hold a public hearing on the tentative WDRs during its regular Board meeting on the following date and time and at the following location:

Date: **June-October 1013, 2007**

Time: 9:00 am

Location: Elihu Harris State Office Building

1515 Clay Street, 1st Floor Auditorium

Oakland, CA 94612

Contact: Lila Tang, (510)622-2425, ltang@waterboards.ca.gov

Interested persons are invited to attend. At the public hearing, the Regional Water Board will hear testimony, if any, pertinent to the discharge and Tentative Order. Oral testimony will be heard; however, for accuracy of the record, important testimony should be in writing.

Please be aware that dates and venues may change. Our Web address is www.waterboards.ca.gov/sanfranciscobay where you can access the current agenda for changes in dates and locations. Regional Water Board agenda material including staff's responses to written comments, and revisions to the Tentative Order will be posted at this website no later than one week prior to the hearing date.

D. Waste Discharge Requirements Petitions

Any aggrieved person may petition the State Water Resources Control Board to review the decision of the Regional Water Board regarding the final Order. The petition must be submitted within 30 days of the Regional Water Board's action to the following address:

State Water Resources Control Board Office of Chief Counsel P.O. Box 100, 1001 I Street Sacramento, CA 95812-0100

E. Information and Copying

The San Francisco Bay Mercury TMDL, Tentative Order, related documents, any comments received, and other information are available at www.waterboards.ca.gov/sanfranciscobay. These documents are also on file and may be inspected at the address above at any time between 8:30 a.m. and 4:45 p.m., except from noon to 1:00 p.m., Monday through Friday. Copying of documents may be arranged through the Regional Water Board by calling (510) 622-2300.

F. Register of Interested Persons

Any person interested in being placed on the mailing list for information regarding the WDRs and NPDES permit should contact the Regional Water Board, reference this permit, and provide a name, address, and phone number.

G. Additional Information

APPENDIX F-1 -- EXAMPLE OF WHEN REQUIRED ACTIONS ARE TRIGGERED

Facility X is subject to the following triggers:

Average Monthly Trigger = 0.041 μg/L

Maximum Daily Trigger = 0.065 μg/L

12-month Mass Emission Trigger = 0.91 kg/yr

A sample collected on May 4th is 0.046 μg/L, with the results received on May 30th by discharger X from its contract laboratory.

<u>Discharger Action</u>: Initiate accelerated monitoring (weekly or more frequent) as soon as practical after receipt of sample result above trigger level (0.046 μ g/L is above the monthly trigger of 0.041 μ g/L).

Discharger Action: Report this exceedance in its cover sheet for the May self-monitoring report (due June 30th), and continue to report mercury data on the cover sheet until successful completion.

<u>Discharger Action:</u> Continue accelerated monitoring until not less than a total of 4 samples have been collected.

Discharger X's accelerated samples reveal the following results:

| Sample Date | Sample Result, μg/L | 12-month mass, kg/yr |
|----------------|---------------------|----------------------|
| (May 4) | (0.046) | 0.80 |
| June 1 | 0.031 | 0.79 |
| June 5 | <u>0.059</u> | <u>0.82</u> |
| <u>June 14</u> | 0.023 | <u>0.81</u> |

Discharger Action: Initiate, no later than June 14, development of Action Plan for Mercury Reduction..

Note: Despite the fact that the average of the 4 samples (0.046, 0.031, 0.059, 0.023 \rightarrow avg. = 0.040) is below the trigger of 0.041 μ g/L, because the triggers must be assessed by calendar timeframes, and the initial May 4th sample results in an average for May (avg. = 0.046) above the monthly trigger of 0.041 μ g/L, discharger X must continue with its Action Plan activities.

Discharger Action: Discharger may shift to monthly monitoring.

Additional monitoring results:

| Sample Date | Sample Result, μg/L | 12-month mass, kg/yr | |
|------------------|---------------------|----------------------|--|
| July 1 | <u>0.031</u> | <u>0.81</u> | |
| August 11 | 0.047 | <u>0.80</u> | |
| September 14 | 0.022 | <u>0.78</u> | |
| October 5 | 0.042 | <u>0.075</u> | |
| October 7 | ND (<0.0005) | | |
| November 5 | <u>0.035</u> | <u>0.92</u> | |
| December 10 | <u>0.022</u> | <u>0.93</u> | |
| <u>January 5</u> | <u>0.018</u> | <u>0.94</u> | |
| February 14 | <u>0.028</u> | <u>0.85</u> | |
| March 25 | <u>0.010</u> | <u>0.81</u> | |
| April 7 | <u>0.023</u> | <u>0.75</u> | |

<u>Note:</u> Despite the June and July samples being below both concentration triggers, three consecutive months below all triggers are necessary before the Action Plan activities are no longer required. The May sample is still above the monthly trigger.

Note: In August, though that sample is above the monthly concentration trigger, accelerated monitoring is not required again because discharger X has already been triggered into Action Plan mode.

Note: In November, though the concentrations have been below concentration triggers for 3 consecutive months, discharger X must continue with the Action Plan because its 12-month running average mass discharge exceeds the mass trigger.

<u>Discharger Action:</u> Report on current mercury reduction efforts in its Annual Self-Monitoring Report due February 1st.

In April, three consecutive months show successful completion of this effort. Discharger X is no longer required to further implement its Action Plan, and may thus return to routine monitoring. Discharger X reports its mercury reduction efforts in its Annual Self-Monitoring Report due next February 1st.

APPENDIX F-2 -- CALCULATION OF CONCENTRATION BASED EFFLUENT LIMITS

Introduction

To calculate concentration based mercury limits that are consistent with the assumptions and requirements of the Mercury TMDL, the Regional Water Board analyzed mercury data from 2000 to 2003. We grouped data into three categories (municipal secondary treatment, municipal advanced secondary treatment involving filtration, and industrial treatment). The statistical analysis used data from 17 secondary treatment plants, 7 advanced secondary treatment plants, and 5 petroleum refineries.

The purpose of pooling mercury data to calculate limits based on category of treatment and/or process that are similar to reduce the likelihood of penalizing plants that have implemented effective control measures and are already performing well, and rewarding other plants that may not have implemented similar measures.

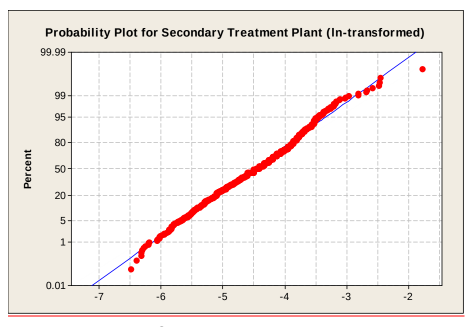
Data Analysis of Municipal Treatment Facilties

We analyzed mercury data from all POTWs that are using the Regional Water Board's electronic reporting system (ERS). Mercury data that did not appear to result from ultra-clean sampling because of high detection limits were removed (i.e., EBMUD data from January 2000 through May 2001, and San Francisco City and County Southeast from October 21, 2003). Additionally, when detection limits were very low (practical quantification limit (PQL) equaled 0.5 ng/L and method detection limit equaled 0.24 ng/L, we censored data at the PQL). Finally, we did not use data from the South Bayside System Authority because this treatment plant does not always filter treated wastewater, which makes it difficult to categorize this system as secondary or advanced secondary treatment.

Secondary Treatment Plants

Our analysis of secondary treatment plants indicates that mercury data fit a log-normal distribution since the data closely follow the line of normality, as shown in Figure 1 below:

Figure 1: Probability Plot of Mercury Data for Secondary Treatment Plants



Because natural log transformed mercury data for secondary treatment plants fits a normal distribution, it is possible to calculate performance-based limits based on select percentiles. For secondary treatment plants (sample size of 984), the mean and standard deviation in the natural log phase are -4.5212 and 0.7188, respectively. We calculated daily, weekly, and monthly mercury limits based on the 99.87th percentile (3 standard deviations above the mean), the 99.57th percentile (2.625 standard deviations above the mean), and the 99.38th percentile (2.5 standard deviations above the mean).

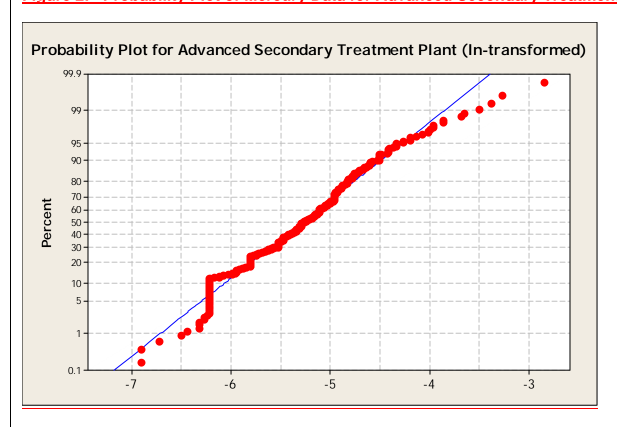
Table 1: Mercury Limits for Secondary Treatment Plants

| <u>Percentile</u> | Averaging Period | Mercury Limit (ng/L) |
|---------------------|------------------|----------------------|
| 99.87 th | <u>Daily</u> | <u>94</u> |
| 99.57 th | Weekly | <u>72</u> |
| 99.38 th | Monthly | <u>66</u> |

Advanced Secondary Treatment Plants

Our analysis of advanced secondary treatment plants indicates those data also fit a log-normal distribution since the data follow the line of normality, as shown in Figure 2 below.

Figure 2: Probability Plot of Mercury Data for Advanced Secondary Treatment Plants



Because natural log transformed mercury data for advanced secondary treatment plants fits a normal distribution, it is again possible to calculate performance-based limits based on select percentiles. For advanced secondary treatment plants (sample size of 434), the mean and

standard deviation in the natural log phase are -5.3457 and 0.6664, respectively. We calculated daily, weekly, and monthly mercury limits based on the 99.87th percentile, the 99.57th percentile, and the 99.38th percentile.

Table 2: Mercury Limits for Advanced Secondary Treatment Plants

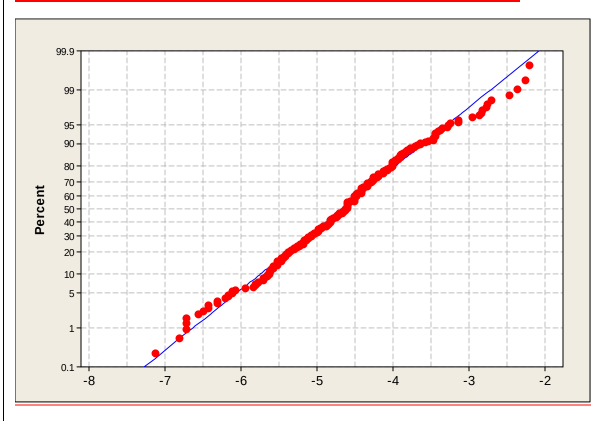
| <u>Percentile</u> | Averaging Period | Mercury Limit (ng/L) |
|---------------------|-------------------------|----------------------|
| 99.87 th | <u>Daily</u> | <u>35</u> |
| 99.57 th | Weekly | <u>27</u> |
| 99.38 th | Monthly | <u>25</u> |

Data Analysis of Industrial Treatment

We analyzed mercury data from five refineries that report data to the Water Board's electronic reporting system (ERS). As explained in the data tables, Regional Water Board staff determined that a number of data points from three of the refineries (i.e., Chevron, ConocoPhillips, and Shell) were not indicative of treatment plant performance, and therefore, should be removed. Additionally, when detection limits were very low (practical quantification limit (PQL) of 0.5 ng/L, we censored data at the PQL).

Our analysis of five Bay Area refineries indicates that mercury data fit a log-normal distribution since the data closely follow the line of normality, as shown in Figure 1 below:

Figure 3: Probability Plot of Mercury Data for Bay Area Refineries



Because natural log transformed mercury data fits a normal distribution, it is possible to calculate performance-based limits based on select percentiles. For refineries (sample size of 296), the mean and standard deviation in the natural log phase are -4.7000 and 0.8654, respectively. We calculated daily, weekly, and monthly mercury limits based on the 99.87th percentile (3 standard deviations above the mean), the 99.57th percentile (2.625 standard deviations above the mean), and the 99.38th percentile (2.5 standard deviations above the mean).

Table 3: Mercury Limits for Industries Using Petroleum Refinery Performance

| <u>Percentile</u> | Averaging Period | Mercury Limit (ng/L) |
|---------------------|-------------------------|----------------------|
| 99.87 th | <u>Daily</u> | <u>122</u> |
| 99.57 th | Weekly | <u>88</u> |
| 99.38 th | <u>Monthly</u> | <u>79</u> |